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At Gazette Office

Committees Report on Affairs of the Association.

MANY NEW MEMBERS ELECTED.

Canvass of City To Be Made Soon for Purpose of Obtaining Money to Liquidate Debt of Gymnasium Classes in Excellent Condition.

the Board of Directors of the Y. M. C. A. was held in the association parlors last night. There was a good attendance of members. The secretary reported as follows for the month of October:

The month of October has seen the inauguration of the classes in the gymnasium. It is very gratifying to The f note that this new department in our work is meeting with success; 123 men and youths have already joined and we hope to see others enroll their

The educational classes commenced on the evening of the 8th and are well patronized as the report will show. Mr. Yatman, the evangelist, being seen on board the Alameda decided to pay us a visit and the meetings al-ready held bave accomplished much

The Sunday service at the jail has again resumed after a lapse of some months. The vessels are still visited on Sunday mornings and reading matter left on each vessel.

The new book cases have been placed in the reading room and our books are once more in circulation.

REPORT OF DEVOTIONAL COMMITTEE.

Your Devotional Committee beg eave to report that the following meetings have been held during the month of October: Prison services for mothh, 3; total attendance, 290; aver-Boys' meetings for month, 3; total attendance, 31; average, 10. Sunday evening praise service, 4; total attendance, 367; average, 92. Yatman meetings, 20; average esti-J. S. WALKER

General Agent the Hawaiian Islands,

DOUL INCLUDING

General Agent the Hawaiian Islands,

Alliance Assurance Company.

Alliance Martine and General Insurance Company.

Alliance Company.

MILHELMA OF MADGEBURG

INSURANCE COMPANY.

Sun Life Insurance Company of Christians and of those who are not Christians and the same the earth extention of the surge companied it, so the content of the surge of Hard and scooperation of every Christian in this sund scooperation of every Christian in this surge to the old pour out upon you such a blessing that there shall not be room enough that there shall not be room enough that there shall not be room enough to the National All Pannell Panne to receive it." Shall we fulfill the conditions and receive the blessing? ARTHUR B. WOOD.

Chairman Devotional Committee

PHYSICAL DEPARTMENT.

SANEFRANCISCO. The classes in the gymnasium com-menced on the 8th October. The fol-

	the month:	bave o	een het	o dum
	Class.	Number Held.	Total Attend- ance.	Averag
ľ	Young men		79	13
1	Business men		71	14
1	Student	4	37	9
1	Working boys'.	. 2	17	8
ı	Boys'	8	240	30

Total classes... 25 The total number who have thus far joined the gymnasium is 123 (Oct. 1)
There have been examined by the doctor; three bave bad heart trouble to some degree. Besides the medical examination, fifty-three have taken the office examination for measure— The total number who have thus far

The evening classes commenced the work on the Sth October, as follows:

Elementary class meets Mondays, Wedne days and Fridays, and the subjects included are reading, writing arithmetic, spelling. arithmetic, spelling and grammar.

Number envoiled, 11. Bookkeeping class meets Tuesday evening-21 students enrolled Shorthand class meets on Wednes-day evening 18 students enrolled. Drawing class meets on Friday even-

ing-10 students enrolled. Singing class meets on Friday even ing—24 students enrolled.

Type writing class meets on Monday evening-10 students enrolled. Total students enrolled, 84.

The following memorandum of the cost of building the gymnasium, making alterations, gymnasium apparatus, etc., for the Y. M. C. A. was submitted by the secretary:

provements, but the management within the next week or so, as a complete canvass of the city will be taken. Honolulu has always responded heartily to calls for help from worthy sources, and it is hoped she will do the same in this

The association took in 111 new members-58 seniors and juniors.

SYNOD WILL MEET.

Possibility of Consolidation in the

Anglician Church. The second session of the Dio cesan Synod, called by his lordship the Bishop of Honolulu will meet on November 27th to elect delegates. This synod meets once in The regular monthly meeting of two years and has continued for sixteen years; practically it is the Church. It has been in existence for sixteen years.

In the opinion of a prominent member of the Bishop's congrega-

The fact that Rev. Mackintosh still holds his congregation and

Politics has, unfortunately, en-tered into the troubles of the church, but the popularity of Mr. Mackintosh is such that politics or anything else will not interfere with it.

AT A PENNY APIECE-£20,000.

Ir you had as many pennies as there are natural holes through your skin, how many read to the state of the state pour out quarts of sweat every day—water, mixed with salt and poisonous humours. Stop these holes, partly or entirely, and the skin's work is at once thrown on the lungs and kidneys. Then you fall ill with some disease or other. With what disease de-pends on the nature and location of your

weak spot.

A lady, whose name we are permitted to mention, will not soon forget the spring of 1890. It was then that for the first time in new camp.

Volunteer companies are looking up zontal bar, bearing the above inscription, attached to which is the ribbon in order to join the ranks of the from the ribbon is the lower part of from the ribbon is the lower part of from the ribbon is the lower part of the ranks of the part of the ribbon is the lower part of the ribbon is the ribbon is the lower part of the ribbon is the ribbon is the lower part of the ribbon is the rib her life she was afraid to be left alone; not

ment they gave her. The doctors recommended at change of air, and in August, 1891, she went to North Sunderland. She found relief at that place, but not from the air.

Now we must get back to the spring of 1890, and inquire what, if anything, preceded this strange outbreak. At that time, the lady says, she first felt languig, tired, and constantly sleen. She was troubled with

constantly sleepy. She was troubled with bad headaches and attacks of giddiness. Her appetite failed; she could eat but little, and after eating had a feeling of weight and and after eating had a feeling of weight and fulness at the chest and sides. Her whole system was depressed, and the life in her appeared to sink, as the water does in a distern where there exists a hidden leak somewhere. Then cause what has already been described.

At North Sunderland, whither she went for a charge of six she met a centiment.

vinced by his reasoning she procured a sup-ply of this well-known remedy and began taking it.

doctors called her ailment nettle rash, but t was more than that, her blood was loaded with poisonous acids generated by iodigestion and dyspepsia—the same as the poisons of gout and of acute inflammatory
rheumatism. The irritated nerves of the
skin produced the rash, as the clogged pores were unable to excrete the poison. The purifying power of Seigel's Syrup expelled this poison through the kidneys and bowels, and by stimulating insensible perspiration

over the whole surface of the skin.

Of this disease an English physician say"When it becomes chronic all treatment fails." Yes, all treatment except the one which cured Mrs. Charleton

The wife of Mr. Leonard Wells, of

Sons of Veterans Will Form a Honolulu Camp.

MEN WHO WILL BE MEMBERS.

Grand Army Post Will Assist in the Work-More to be Added to the List. Under California Division-Another Meeting Next Week-Address, Etc.

By the next mail to the Coast an application for a charter of the Honolulu Camp of the Sons of Veter-ans will be forwarded to Division Commander Louis E. Schroder of San Francisco. The first meeting. legislative body of the Anglican nolulu Camp of the Sons of Veter-San Francisco. The first meeting Memorial Day.

To aid and assist worthy and need y tion the consolidation of the two of those interested in the organization of the Hawaiian branch of the society was held last evening in the American League Hall. The attendance was not large, owing to congregations will be seriously con- tion of the Hawaiian branch of the will continue to hold it is evidence attendance was not large, owing to that there will not be a consolida- many of the prospective members

new camp.1

good work which Honolulu mem-bers had before them. Like the promises rapid and substantial growth Grand Army Post, the Sons of Veterans' Camp will be included for a change of air, she met a gentleman in the California Division for telligent opinion of her case and advised the elected at the last State encamps specified by his series of Mother Seigel's Curative Syrup. Considered at the last State encamps. ment in Sacramento:

Division Commander-Louis E. Schroder, 36 East Ave., Holly Park, San Francisco.
Sentor Vice Division Commander—

W. H. Banks, Woodland.
Juntor Vice Division Commander—
W. H. Collins, Vall-jo.
Surgeou—C. E. Hailstone, M. D., San Jose Chaplain-Rev. W. L Gaston, Val

Adjurant-Isidore Simon, 333-27th St., San Francisco. Quartermaster—A. M. Annis, 812— 21-t-St., San Francisco. Inspector-N. S. Bangham, Pasa

Judge Advocate-Ora G. Williams, Woodland.

Santa Cruz; Harry E Pratt, Los Au-geles; C. M. Tabler, San Jose Past Commanders—L De P. Calla—The fi Past Commanders—L De P. Calla-hau, Edw C Robinson, Fred V. Wood, C. J. Callaban, E. W. Conant, S. L. Blodget, F. W. Bunnell, F. C. Shipley. Shipley.

Another meeting will be held next week when it is anticipated East Brimfield, Mass, had been next week when it is anticipated ary circle. The program for the suffering from neuralgia for two days, not being able to sleep or hardly keep come forward ready for active come forward ready for active None but members will have the work.

ship, provided that no person shall be eligible who has ever been convicted of any infamous crime, or who has or whose father has ever borne arms against the Government of the United

States of America." It declares its principles as follows: Section 1. A firm belief in Almighty God, and a realization that under His beneficent guidance the free institu-tions of our land, consecrated by the services and blood of our fathers, have

been preserved, and the integrity and life of the nation maintained.

Sec. 2. True allegiance to the Government of the United States of America, based upon a respect for, and devotion and fidelity to, its Constitution and laws, manifested by the disand laws, manifested by the dis-countenance of anything that may tend to weaken loyalty, incite to in-surrection, treason or rebellion, or in

any manner impair the efficiency and permanency of our National Union. The objects of the order are: To keep green the memories of our fathers and their sacrifices for the

maintenance of the Union. To aid the members of the Grand Army of the Republic in caring for

members of our order.

attendance was not large, owing to many of the prospective members being obliged to be present at the drill shed, but there were enough there to assure the success of the move, although it will be some weeks before the camp has settled down to the regular routine.

The members of the Grand Army Post took the matter up at their meeting last evening and will do all possible to assist the new organization which is to keep bright the ization which is to keep bright the memory of the veterans after they have been placed on the retired list.

Up to the present time some twenty many in Hamiltonian in the present time some twenty many in Hamiltonian in the present time some times to be present time to be present times to be present time twenty men in Honolulu have given proof of their eligibility to become of God), was adopted January 28, 1882, members of the Sons of Veterans, as was also the badge inscription and several of those among the "Filli Veteranorum" (Sons of Vetregulars at the barracks and in the volunteer companies are looking up zontal bar, bearing the above inscrip-

bership and the suggestion of the names of those who were eligible degree Ritual, together with the wise to join the ranks. During the legislation enacted at the Davenport latter part of the evening Past encampment, has caused a new impetus to spring up in the order, and Commander O. H. Harlan, Phil the best results are expected Many Sheridan Post No. 44, of Tacoma, new camps are being organized and Wash., addressed the meeting and many suspended and dropped memgave an interesting talk on the aims of the organization and of the least the organization and organization

for the order of Sons of Veterans

to Be Given.

The first meeting of the members of the musical circle of the Kilohana Art League was held in the league hall last night. Many enthusiasts were present and consequently the meeting was fraught with interest from beginning to

The circle is proud to claim in its ranks Miss Grace Richards, Miss Kate McGrew, Miss Jessie R. Mustering Officer-4. J. Shirley, Castle, Mrs. Tucker, W. W. Hall, Professor Berger, A. Isenberg, Dr. Day, H. Hedemann and a number Division Council-E. H. Houck, of other prominent musicians of

The first musicale will take place Art League. It will be followed by an entertainment given by the literprivilege of attending.

EXECUTORS OF THE WILL OF GEORGE P. TROUSSEAU, DECEASED.

DOLE, Esq., a Member of the Bar in place of Mr. Justice BICKERTON absent from illness.

The agreement sued on and set forth in the ion of the Chief Justice is supported by a sufficient consideration.

It was both made and to be performed in this country although executed by one of the parties thereto in Paris France. The capacity of a married woman to contract is governed by the lex loci con-

A separate wife domiciled in a foreign country may contract with her hus-band in this country.

A widow may sue the representatives of her deceased husband upon a vaid contract made with him.

agreement, plaintiff had the right to make contracts and bring suits there-on in her own name as if she were a

OPINION OF THE COURT, BY JUDD, C. J.

This action is assumpsit by Madame Edma G. Trousseau, widow of the late George P. Trousseau, against his Ex ecutors upon a contract in writing, made in 1882, signed by plaintiff in Paris, France, on the 10th June, and in Honolulu on the 13th July by G Trousseau, the decedent. The agreement is in the French language, of and wife. which an English translation is fur-

"It has been agreed and arranged as follows between the undersigned, Mr. George Phillipe Trousseau, living at Honolulu, Sandwich Islands, of the one part, and Madame Edma Genevieve, living at Paris, boulevard Haus mann, No. 64. having been married but now separated from the said George Trousseau, of the other part:—

ARTICLE 1. Monsieur Trousseau admits as absolutely correct the account of the claims and demands proved by Madame Trousseau, on the 11th of March, 1882, which said account amounts to the sum of one hundred and fifty thou-and, eight hundred and sixtyfive francs and fifty centimes.

ARTICLE 2 Monsieur Trousseau engages to pay immediately to the French Consul at Honolulu, to the credit of Madame Trousseau's account at Paris, a sum sufficient to form a capital of twenty thousand francs, payable at Paris in French money to Madame Trousseau upon her receipt for the same.

ARTICLE 3.

Monsieur Trousseau engag-s to pay henceforth upon the same conditions on the first day of January of each year, and for the first time on the 1st day of January 1884, to the French Consul at Honolulu, a sum sufficient to form a capital of five thousand francs, psyable at Paris each year in French money to Madame Troussean upon her receipt for the same

This sum of five thou-and francs is remain due from Mons. Trousseau to Madame Trousseau after the payment of the sum of twenty thousand francs, of which mention has been made. I hold therefore, that Mons. Trousseau is the first that the Hawaiian rate. of which mention has been made

Mons. Trousseau engages, if his circumstances allow him and as soon as they allow him, to discharge the total amount of his debt to Madame Tronsseau, by paying over to her the capital

which will remain due to her: As soon as this capital is reduced to one hundred thousand francs, the an nual sum of five thousand france set tled as above, will decrease in proportion as the total debt is extinguished. this annual sum of five thousand francs commencing from this period being considered as the interest at the legal rate in France, namely, five per cent, of this capital of one hundred thousand francs.

ARTICLE 4.

In case of the death of Madame Trousseau, Monsieur Frousseau undertakes to perform the preceding obligations on behalf of his two sous,

ARTICLE 5.

If Monsieur Trousseau should leave Honolulu, he undertakes to notify the French Consul of the place where he proposes to establish his new resi-dence.

ARTICLE 6.

*the French Consul at Honolulu of the sum sufficient to form a capital of twenty thousand francs, payable at Paris in French money, Madame Trousseau undertakes to discontinue forthwith the proceedings instituted by her against Mons. Trousseau at Honolulu, and to withdraw the demand made by her before the court of

ARTICLE 7.

The present articles of agreement should be performed in good faith on Consul here was to judge whether the the part of both parties, and in the contract had been troken. event of non-payment of any of the sums above mentioned at the date place of the performance of the con-when it falls due. Madame Trousseau tract is to be determined by the inwill be at liberty to renew the pro- tention of the parties, we find that the ceedings upon the mere information which shall have been given to her by the French Consul at Honolulu, that the sum of money has not been paid thus held, it is unnecessary to consider at the date when it fell due.

This agreement is made in three one for Mons. Trousseau, the second for Mme. Trousseau, and the third for the Bureau of the Freuch Consulate at Honolu u.

D. 1882, for Mme. Trousseau, and at Honolulu the thirteenth day of July, 1882, for Mons. Trousseau

In approval of the foregoing instru-cent. (Sgd.) E TROUSSEAU, nee Vaunois

In approval of the foregoing instrunent. (Sgd.) G TROUSSEAU."

The bill of particulars claims The bill of particulars claims, amount of principal due and unpaid amount of principal due and unpaid as per the agreement executed by dereinstate the wife, whether the wrongfendant July 13, 1882—\$26,173 - and doer or not, in the right to sue or be
interest on the said sum from 1st sued, to alienate and convey property,

five france and fifty centimes That the agreement declared on was made in consideration that the plain tiff would forbear to proceed in a cer-Before JUDD, C J., FREAR, J. and E P. tain action then pending in the Su-DOLE, ESQ., a Member of the Bar preme Court of the Hawaiian Islands, brought by her against said George P. Trousseau to recover the sum of \$37,-862 28 then due, owing and payable by the said George P. Trousseau to plaintiff upon the judg ment of a French Court, and that plaintiff, upon the execution and delivery of said agreement, discontinued her said action, and that at the date of the agreement declared on she (plaintiff) was separated from her said busband by decree of a French Court, and said decree was, and until his death that by the law of France and also by the law of Hawaii, at the date of said agreement, plaintiff had the right to

> The defendants executors interposed a demurrer, alleging as grounds:
> 1. The complaint is insufficient in

> The agreement sued on is void for want of a good, sufficient and val-uable consideration.

3. The alleged contract sued on is inoperative and of no effect, being an attempted contract between husband

The demurrer was sustained by Cir-(first) that the agreement does not show any consideration for the prom ise to pay the principal sum, but only the interest, a for-bearance by plaintiff upon Mons Trousseau's promise to pay interest which he was bound to pay without any new promise and (second) because the parties being separated but not divorced, the statute of 1888, would not authorize a suit by the wife against her husband or his personal

representatives.

The law is well settled that forbear ance to exercise a right is a good con sideration. "A valuable consideration, in the sense of the law, may consist in some right, interest, profit or benefit accruing to the one party or some forbearance, detriment, loss or responsibility given, suffered, or untaken by the other." Currie vs. Misa

10 L. R. Exch. 162 "The consideration upon which an for the penefit of the defendant or to the trouble or prejudice of the plain-And therefore a promise in con defendant, tho' the action is not executors. discharged." 1 Comyn's Digest p.

Prof. Langdell in his notes to select cases Part II p. 1022 finds that "detrition; i. e. every consideration must pos-ess this quality, and, possessing this quality, it is immaterial whether it is a benefit to the promisor or not." Tested by this rule I find that it was considered and regarded as interest on a detriment to Madame Trousseau (the promisee) to give time to Mons. the capital of one hundred and thirty thousand eight hundred and sixty-five frances and fifty centimes, which will stances would allow? (i.e. "when considerations and the agreement in conditions.
this respect was good. This ground of There in demurrer cannot be sustained.

void, as having been made between promises being considered as made settlement of which the agreement busband and wife, who though separ-

The interesting inquiry whether the dition ripened into a consideration. validity of this contract should be test-d by French or Hawaiian law becomes pertinent. The contract was either her promise or her perform-made in 1882; the Married Woman's ance. Act of 1888 bas, therefore, no effect made, whether French or Hawalian I am of opinion that it must be judged

been written in any other ianguage. The domicil of Moos.
Trousseau was here, and the suit
against him was pending in this
Court. The contract was to be per
Trousseau was to be per
Thirdly, by what law is the validity
of the contract to be determined so far
as this depends upon the statutes eisewhere most similar

The statutes eisewhere most similar formed here. Mons Trousseau did not as this depends upon the status of the to the statute now in question and Paris. He bound himself to pay to the French Consul at Honolulu a cernet 5000 francs in Paris, he must bear from Honolulu, he was to notify the Consui of the piace where he proposed to establish his new residence. The "mere information" to Madame The Trousseau by the French Consul at Honolulu that any of the sums agreed by Mons. Trousseau to be paid were not paid when due, authorized Madame Trousseau to revive the suit.

When tested by the rule that the place of the performance was to be at governed by Hawaiian law, Having

ed in the complaint. Is this contract void? By the common law it would be, as being made between husband and wife. But a was also the locus contractus. See tract in question not only because the onsulate at Honolu u.

At Paris, the tenth day of June, A. had been made. Madame Trousseau

was a "separated wife." Our Hawaiian statute defining the status of such a woman is peculiar. I do not find any similar statute in other countries. See Dean v. Rich-mond 5 Pick. 561. The statute reads

ried Women's Act of 1888. I find the statute broad enough to question should be determined? allow the separated woman to con-

tract with her husband. the modern policy of the treatment of woman. If she is separated from her husband by decree of Court she ought to have power to make contracts with every one, not excepting her husband.

allow the wife to have "sole control" of her separate property or "to act as a feme sole," she may remained, in full force and effect, and sue even her husband with respect to it. Wright v. Wright, 54 N. Y. 437; Whitney v. Whitney, 49 Barb, 319; Scott v. Scott, 13 Ind. 225; Emerson v. Clayton, 32 Ill., 493; and may re-cover against him in ejectment, Wood v. Wood, 83 N. Y. 575. The opposite view is sustained in Small v. Small

If the right of a married woman, separated from her husband, to contract with him and to sue him, is limited to contracts and suits concerning her reparate property, the case before us seems to be of that character. A French Court had adjudged Mons. Prousseau to be indebted to his wife in the large sum mentioned. The judg ment was, therefore, her separate cuit Judge Cooper, on the ground property, and she brought the suit here to enforce it.

The exceptions are sustained and the demurrer is overruled. The case is sent back to the Circuit Court, First Circuit, for further pro

ceedings. Honoiulu, Oct. 29, 1895.

OPINION OF FREAR, J. While I concur in the conclusion of the Chief Justice, and in the general line of thought pursued by him, yet I lesire to state my views somewha differently, though I shall do so but briefly, ina-much as he has so fully stated much of the law bearing upo the case. I shall consider in order each of the five questions which, in my opinion, must be decided in dis posing of the exceptions.

First, the argument against plain tiff's capacity to bring this action, based as it is upon a supposed absence of statutory authority for suits by assumpsit shall be founded must be wife against her husband, is suffi ciently answered by the mere statement of the fact that the action was brought neither by a wife nor against sideration of the forbearance of a suit a husband, but by a widow, a feme is good; for that is for the benefit of sole, against certain third parties,

sideration for the promise sued on, namely, that of Mons. Troussean? A consideration is to be distin ment to the promisee is a universal guished from a condition, and a contest of the sufficiency of considera

Secondly, was there a sufficient con-

on the other side. The consideration posed new residence, and, presuma for Mous. Trousseau's promises was bly, continue to remit to the Consul seeus assumpsit was upon valuable ing proceedings upon certain other of the French Court, or some other

There may be ground for argument that the instrument in would not control the other circum The remaining question is whether the contracts, Mons. Trousseau's hand, the immediate matter for the Board of Health can import in the contract itself is inoperative and interest of the case, while on the other hand, the immediate matter for the lateral contracts, Mons. Trousseau's hand, the immediate matter for the lateral contracts is a contract of the case, while on the other hand, the immediate matter for the lateral contracts. ated by judicial decree, were not perform certain shings, in which case ian Court. upon her performance thereof the con-

ma le for a sufficient considerati n-

If the contract was bilateral, it is The contract must be tested unnecessary to consider now how far such separation, to reinstate the wifby the law in force at the time it was the performance of each promise was whether the wrong-doer or not, in the dependent upon the performance of right to sue or be sued, to alienate the other. If there were two or more and convey property, to make con-unilateral contracts, it is unnecessary tracts, and to do all other acts as if The contract was drafted here. It is to say, whether there was a sufficient she were a feme sole." The question of no significance that it was in the consideration for her promises, for the is, whether this statute is to be conlanguage; it might have suit is not brought on her promises,

engage to pay Madame Trousseau in plaintiff as a separated wife at the

That the validity of a contract, in Upon these conditions and immediately after the first payment to thousand francs in Paris. This means or form of the contract itself, is gov that if the payment of one thousand erned by the lex loci contractus, is so dollars here would not be sufficient to we'll settled as to need no citation of authority-subject always, of course, him in matters respecting her separthe exchange; in case he removed to the qualification that the contract ate property, on the ground that such must not be immoral or unjust or un- power to sue is necessary to secure to jurious to the country or the citiz-us

it are sought to be enforced.

But in so far as the validity of a contract rests upon the status of a property, and, therefore, it would seem party thereto, there is considerable that she could see him for it. Could party thereto, there is considerable diversity of opinion in respect to the she not equally well arrange with him law which should govern. tinental European jurists as a rule ably? Does the policy of the law remaintain that the lex domicitii quire that a wife should enforce her should govern. In England the ques- rights against her husband by litigation seems to be somewhat unsettled tion rather than by agreement? In the United States, there has been some leaning towards the European married women's acts elsewhere gen doctrine, as for instance, in Matthews erally authorize a wife to contract as Honolulu, and the contract is to be governed by Hawaiian law. Having thus held, it is unnecessary to consider trolled as to the ability of a married her husband with reference to her woman to contract, may perhaps be separate property, it may logically be regarded as obiter dictum, inasmuch inferred in the present case that the was also the locus contractus. See tract in question, not only because the also 3 Am. & Eng. Enc. of Law 573. But it may now be considered as set-tled by the decided weight of author-our statute is broader in that it is not ity and, it seems to me in consonance confined to contracts respecting separ with the better reasons, that the lex ate property, and also because there is loci contractus is generally to govern much more reason for allowing a sepquestions of capacity to contract as arated wife to contract with her hus-well as questions of the validity or the (Sec. 1339 Civil Code Comp. Laws, p. contract itself. See the leading case of Milliken v. Pratt, 125 Mass. 374, tion is granted, the decree shall have to be added to be so.

While there is much difference of opinion upon this point, yet the pre-

the plaintiff to make the contract in

The locus contractus, that is, the ract with her husband.

This construction is in accord with the locus celebration or the locus. solutionis, the place where the con-tract is made or that where it is to be performed. Whether it is one or the other in any particular case is a ques tion of fact rather than of law-a ques The statute says that the decree shall tion chiefly of the intention of the par have the effect to "reinstate" her in these rights as if she had not been these rights as if she had not been these rights as if she had not been the same than or law a question chiefly of the intention of the par ties. For the validity of "a contract is governed by the law with a view Very many Courts have held that where the Married Women's Acts where the wife to have "sole contrary intention, the locus celebra tionis is to be regarded as the locus contractus, but if the contract is to be performed elsewhere, this is regarded as strong and in some cases conclusive evidence that the contract was made law and references to the authorities court upon this phase of the case, see Pritch-will. ard v. Norton, 106 U. S. 124.

In the present case, I find that the contract was both made and to be performed in this country, and bence there is no occason to consider any conflicting views as to whether the

In the first place the contract was made here. This is clear both from the contract itself and from the plead-

The contract was executed by Ma dame Trousseau in Paris, June 10, 1882, and by Mons. Trou-seau at Ho-nolulu, July 13, 1882. But it must be regarded as completed as a binding contract at the same time and place, at least, if it be considered as one bilateral contract. And, since it cannot have become a contract until there was a meeting of the minds of the parties, it must be considered as having become binding at the time and place where it was last executed, that is, at Honolulo, the assent of the party first executing being deemed to contique until execution by the other party. If there were two unilateral contracts, then there can be no que tion that the promise sued on, that is,

Mons. Trousseau's was made here The pleadings also show that the contract was made here, for the agreement is described in the declaration as "made and signed by the said decedent on the 13th of July, A.D. 1882." at which time the document was executed by him at Honolulu.

In the second place the contract was to be performed here. On Madame Trousseau's part, performance, namely, discontinuance and forbearance, was to take place here. On Mous. Trousseau's part his admission of the correctness of the claim against him was made here; his payments were to be made to the French Consul sideration consisting of a promise to perform is to be distinguished from a consideration consisting of perform ance.

In this case the contract is somewhat inartificially drawn, but it seems to be bilateral, consisting of mutual promises, those on each side being collectively the consideration for those collectively the consideration for those contract is somewhat inartificially drawn, but it seems to be bilateral, consisting of mutual promises, those on each side being collectively the consideration for those collectively the consideration for those contract; payment by him to the Consul here is expressly made a breach of the contract; payment by him to the Consul here would be performance on his part to pay presiding Judge's refusal to charge as requested by defendant's attorney and to the coarge of the Court as given. The main question raised is whether the prosecution was bound to prove, on this charge, such lasts as would show that the possession of the opium by defendant was unlawful. The trial ludge held that the prosecution was here though payable ultimately in matter having its seat in France, but this alone, if shown to be a fact,

Lastly, under Hawalian law, In Lastly, under Hawalian law, in only medically. See Acts 12 and 77 of 1882, could a separated wife make a the Provisional Government. In either case his promises were contract of this kind with her bus de-ree of separation is granted, the ous li-de-cree shall have the effect, during den of strued as authorizing contracts with

which have been the subject of judicial construction are the so-catted married women's acts. Under these acts there married woman, even though not separated from her hu-band, may sue her the enjoyment of her property and of the country in which rights under it are sought to be enforced.

The deot which was the basis of this agreement was the wife's separate for the settlement of the claim peacerights against her husband by litiga-

In the Supreme Court of the Hawaiian Islands.

Hawaiian Islands.

Hawaiian Islands.

Hawaiian Islands.

The complaint, after pleading the agreement, sets out inter alia that the decedent, in pursuance thereof, paid the sum of five thousand frances annually to the plaintiff to the end of annually to the plaintiff to the end of the year 1893, but paid nothing on the principal sum of one hundred and principal sum of one hundred and thirty thousand, eight hundred and to make contracts and to do all other v. Ross, 129 Mass. 243; Bell v. Pack and, 69 M. 105; Graham v. National Bank, 84 N. Y. 393; Nixon v. Hailev, ard, 69 M. 105; Graham v. National Bank, 84 N. Y. 393; Nixon v. Hallev, ard, 69 M. 105; Graham v. National Bank, 84 N. Y. 393; Nixon v. Hallev, ard, 69 M. 105; Graham v. National Bank, 84 N. Y. 393; Nixon v. Hallev, ard, 69 M. 105; Graham v. National Bank, 84 N. Y. 393; Nixon v. Hallev, ard, 69 M. 105; Graham v. National Bank, 84 N. Y. 393; Nixon v. Hallev, ard, 69 M. 105; Graham v. National Bank, 84 N. Y. 393; Nixon v. Hallev, ard, 69 M. 105; Graham v. National Bank, 84 N. Y. 393; Nixon v. Hallev, ard, 69 M. 105; Graham v. National Bank, 84 N. Y. 393; Nixon v. Hallev, ard, 69 M. 105; Graham v. National Bank, 84 N. Y. 393; Nixon v. Hallev, ard, 69 M. 105; Graham v. National Bank, 84 N. Y. 393; Nixon v. Hallev, ard, 69 M. 105; Graham v. National Bank, 84 N. Y. 393; Nixon v. Hallev, ard, 69 M. 105; Graham v. National Bank, 84 N. Y. 393; Nixon v. Hallev, ard, 69 M. 105; Graham v. National Bank, 84 N. Y. 393; Nixon v. Hallev, ard, 69 M. 105; Graham v. National Bank, 84 N. Y. 393; Nixon v. Hallev, ard, 69 M. 105; Graham v. National Bank, 84 N. Y. 393; Nixon v. Hallev, ard, 69 M. 105; Graham v. National Bank, 84 N. Y. 393; Nixon v. Hallev, ard, 69 M. 105; Graham v. National Bank, 84 N. Y. 393; Nixon v. Hallev, ard, 69 M. 105; Graham v. National Bank, 84 N. Y. 393; Nixon v. Hallev, ard, 69 M. 105; Graham v. Nati Robertson v. Robertson, 25 Ia 350; Williams v. Harris, 54 N. W. (N. D.) 926; In re Kinkead, 3 Biss. 405; Bank

of America v. Banks, 101 U. S. 240. The exceptions, therefore, should be sustained and the demurrer over ruled.

Honolulu, Oct. 29, 1895.

OPINION OF E. P. DOLE, ESQ. I concur in the opinions of Chief Justice Judd and Justice Frear, first, that there was a sufficient consideration for the contract; second, that its validity depends upon law existing when it was made; third, that when this contract was made, a married woman judicially separated from her hu-band was empowered by Hawaiian law to make such a contract with him; and fourth, assuming that it is a with reference to the lex loci solu-tionis. For a clear statement of the tain an action thereon in Hawaiian courts against the executors of his

Notwithstanding the able and very carefully considered opinions of Chief-Justice Judd and Justice Frear, I am not entirely satisfied that the contract is Hawaiian, rather than French; but, as I am satisfied that its validity lex loci celebrationis or the lex loci under the French law is sufficiently solutionis should govern for they are identical in this case, well pleaded, my conclusion, for the purposes of this case, is the same whether the contract is French or Hawaitan.

I think that the exceptions should be sustained and the demurrer overruled.

A. S. Hartwell and W. L. Stanley for plaintiff. F. M. Hatch and L. A. Dickey for Honolulu, Oct. 29, 1895.

In the Supreme Court of the Hawaiian Islands.

SEPTEMBER TERM, 1895.

REPUBLIC OF HAWAII VS. LEE YICK

Before JUDD, C.J., BICKERTON and FREAR, J.J. Submitted upon Briefs.

On a charge of having opium in possession it is not incumbent upon the prosecu-tion to prove facts showing that its possession by defendant was unlawful. Acts 12 and 77 of the Provisional Govern ment restricting the importation and sale of Opium and preparations there of are not unconstitutional.

OPINION OF THE COURT BY JUDD, C. J.

The defendant was convicted in the Circuit Court First Circuit at the last term thereof of the offense of having

not required to prove a negative-i, e. apparently Madame Trouuseau's promises to discontinue her suit upon certer for the settlement of which this tain conditions and to forbear renewagreement was made was the decree was incumbent upon the detendant to was incumbent upon the defendant to show, if he could, that his possession of the opium was lawful.

So far as the public is concerned opium is contraband. Its importation and sale are forbidden by law. Only and for medicinal purposes only. Physicians only can obtain it from the Board of Health, and can dispense it

In 1865 this Court held, in Rex. v. band? It is provided in Section 1339 Gilliogham, 2 Haw 750, that where of the Civil Code that "whenever a per-on is charged with selling spiritu ous liquors without a license the bur den of proof was upon him to show that he had a license. This rule was based upon the proposition that where the subject matter of a negative averment lies peculiarly within the knowledge of the other party the averment is taken as true unless dis proved by that par y. Id and cases

> This principle has been followed in prosecutions for unlicensed sales of liquor and the same principle applies to the importation, sale and posses-

sion of opium. If the defendant in this case ac-

quired possession of the opium from the Board of Health or through other Dr. J. Collis Browne's Chlorodyne lawful channels it was a fact peculiarly within his knowledge and he should have shown it. This principle does not violate the presumption of innocence until proved guilty. There are often tacts in connection with the proof of the possession of opium that show that it was unlawful. We held in Prov. Gov't. v. Geriz, 9 Haw. 293, that the unexplained presence of opium in defendant's other prima facie evidence of his intent to import the same. See also Rex v. Ab Sing, 5 Haw. 553. We find no error in the Judge's rulings and charge on Dr. J. Collis Browne's Chlorodyne this point.

The above is the only point enlarged upon in defendant's brief, but there is also an exception taken to the trial Judge's over ruling the objection made that the law under which he was charged is unconstitutional. The constitutionality of an opium law similar in terms to the present was the subject of discussion in Rex v. Yatsing, 3 Haw., 672, and the statute was upheld though attacked upon grounds similar to those preferred in this case. Upon the subject of the title to an Act of

the Legislature, we refer to In re
Walker, 9 Haw., 172-3.
We therefore overrule the excepJ. T. DAVENPO tions A. W. Carter, Deputy Attorney-General, for prosecution; E. P. Dole for defendant.

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Honolulu, October 28, 1895.



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Japan Changes Its Representative.

RECALLED. MR. SHIMIZU

H. Shinnamura Arrived Yesterday. The Labor Problem to Have Attention-Possibility of Abrogation of Labor Convention, Etc.

Japanese Consul-General H. Shinnamura, with his wife and child and his two servants, were passengers by the Coptic Tuesday. Mr. Shinnamura relieves Mr. Shimizu, who has been recalled to



8. SHIM NNAURA, JAPA NESE CONSUL GENERAL TO HAWAII.

here.

Mr. Shinnamura seems not above forty years of age, and a good many of those forty have been spent in last of the departure of Mr. Hatch, looked more like some one sleeping important diplomatic missions in different parts of the world. He Minister Cooper's reputation as a has served his Government in London and in New York, where he be nothing but cordial relations bewas consul-general; and for ten months prior to the Japan-China war he was Consul-General at the HOSPITAL FLOWER MISSION. City of Mexico. He was summoned by cable message to Tokio while at Meeting Wednesday - Fair for the Mexican capital and then assigned to special duty with the second army, acting as advisor to the general-in-chief in all matters of a diplomatic character. In this Hospital Flower Mission in Y. M. position he was frequently called upon for advice in deciding some very delicate questions. He visited was the project of giving an enterthe Pescadores, and was in Formosa during the troubles there and tainment in the nature of a fair for

people here know through the F. M. Swanzy at columns of the Advertiser how much truth there is in the rumors concerning the attitude of his Govcolumns of the Advertiser how the evening of November 26th.

men, but I am always amused at an early date. The mere menwhen they begin to ask questions about the relations between the Mission intends giving an enter-Japanese Government and any tainment is sufficient guaranty that other. You must believe, always, that the relations are pleasant, no it will receive the hearty co-operamatter what the real state of affairs tion of all who take interest in the

"But, Mr. Shinnamura, the papers throughout the world have printed articles which lead one to believe The Coptic Knocks in Her Bowthat Japan, having been successful in the war with China, may seek other worlds to conquer. Your nation being so largely represented here naturally gives color to the the big O. & O. S. S. Copic around islands with a view to some day her and the band stationed aboard taking possession?"

thoughts, I can assure yeu. Na. Hon. F. M. Hatch who left for the turally, these rumors have reached coast on the Coptic. Among the Foreign Office in Tokio and those aboard the Eleu were Minnothing has been brought to us that ister King, Minister Cooper has given us more real amusement Messrs, Soper, Potter, Oat, Rowell, OF INTEREST TO MANAGERS than these reports. Japan has its C. A. Brown, J. F. Brown, Jacobeye on Hawaii, yes, but not in the sen, W. H. McLean, White and sense that the rumors would indicate. The government watches the went well until the Coptic swung small engines. islands on account of the number around and headed toward Diaof Japanese subjects here; there interests must be protected and for that reason, perhaps, it takes a soon and Captain Rice had his CENTRAL Station? One generator can furnish power to your Pumps, Centrifugals, Elevators, Plows, Railways and Hoists; also furnish light and power for place in the Foreign Office next to wheel hard port. There was no a radius of from 15 to 20 miles. China and Russia,

in Corea ?"

the trouble is over and I believe also that Russia will not interfere. This you must understand is meresion. The tugboat concluded she
nothing to generate Electric Power.

THE HAWAIIAN ELECTRIC COMPANY as to faint in honor of the occais now ready to furnish Electric Plants and Generators of all descriptions at short notice, and also has an also has a support to the short of the band boys went so far also has a support t This you must understand is mere-ly a conjecture and I do not wish had had enough for one day's ex-stock of Wire, Chandeliers and all Elec-

vention between Japan and Hawaii in a most prominent place—the

A NEW CONSUL GENERAL difficulty regarding that important Eulogy to Memory of Mother question. The Japanese Government feels that the terms of the treaty have not been kept."

"Do you think the matter of ab-rogating the treaty has been seri-nu- in Hilo, Hawaii, on O-tober 29, ously considered by your govern-

"Perhaps not seriously, but it the causes for complaint first. The of the treaty, why-"You will abrogate?"

waiian Government, for breach of the treaty, or, correctly speaking, labor convention, have been labor convention, have been labor exercises the first labor convention. The beautiful labor convention is a labor convention of the labor convention. labor convention, have been made so often that the Japanese Government feels that steps should now be taken to have it settled definitely and forever. The relations, otherwise, between the two Governments are cordial, and I feel certain they will continue so and that the differences regarding labor will be amicably settled. You may say to your readers that there is not even a possibility of the people here becoming citizens of Japan through any act of my Government. If they wish to become such they will further shore, where she will dwell in that sequestered valley of eternal life

credentials in the course of a day or two. He expressed regret at learn. The body was dressed in a simple but felt, from what he had heard of lawyer and judge, that there will tween the two Governments.

a Free Bed.

There was a good representation of ladies at the meeting of the by his excellent choir. was the governor's special advisor, the purpose of endowing a free bed was the governor's special advisor.

Mr. Shinnamura was met last night at the Hawaiian Hotel, where he is stopping with his family.

When asked if he would let the Would let the the should be held at the home of Mrs.

F. M. Swanzy at 7:30 o'clock on she now slears where gentla hands. 30 o'clock on concerning the attitude of his Government toward Hawaii, he gave ernment toward Hawaii, he gave went to his feelings by having a hearty laugh.

"I am glad to meet newspaper"

"I am glad to meet newspaper" tion of the fact that the Flower the affair will be a success and that good work of that organization.

ACCIDENT ON THE TUG.

One Musician Faints.

Shortly after 10 a. m. Wednesday the little tugboat Eleu swung scheme. Do you think that your and headed her for the channel. Government has its eye on these This done she hauled in alongside "Nothing is further from its struck up lively music in honor of ace in the Foreign Office next to wine and Russia."

Electric Power being used saves the inne to get out of the way and the stern of the Coptic struck the water, and does away with high-priced "Speaking of Russia, Mr. Shinnas stern of the tug making quite an engineers, and only have one engine to mura, what was the state of affairs stern of the tug making quite an engineers, and only have one engine to impression. Everyone on the tug-"In a measure quiet; I believe boat made a profound bow and nothing to generate Electric Power. ly a conjecture and I do not wish to be quoted as saying it is a fact. Russia has peculiar ways and perhaps it is wrong to even think that that government will maintain a laughingly. "I think it was a cowtant that government will maintain a laughingly, "I think it was a cowtant and made enough for one days extracted and made enough for shore as trical Goods.

All orders will be given prompt attention, and estimates furnished for Lighting and Power Plants; also attention is given to House and Marine Wiring.

THEO. HOFFMANN, Manager. Asked regarding the labor con- hit such a small one, and that too nose."

IN MEMORIAM.

Mrs. Alameda E Hitchcock, wife of

Hitchcock by a Friend.

Hon. David H. Hitchcock, died at the 1895, aged 67 years and 19 days. Mrs Hitchcock was an American lady of culture, education and refinement, and in the spring-time of life she was has been considered. I have special instructions regarding the labor question, and it is one that will require careful consideration before any decisive action can be taken, beyond which life held for her love I propose to investigate thoroughly and joy and peace. So setting sail at to become the wife of an obscure views of the Hawaiian Government young lawyer, who since that time has made his name known all over of Japan, and if the Government here cannot change them, even to the extent of living up to the terms of the treaty, why—

has made his hade known at over the Republic. Arriving in the harbor of Honolulu, Mr. Hitchcock and a minister of the Gospel went on board and the brave little woman came ashore the wife of the man with whom she has walked hand in hand "Probably, but, as I said before, for more than the third of a century, it is a question that involves very participating in the joys and sorrows careful consideration. You must of life rearing a large and respected know that Japan does not depend family of boys and girls who are all upon these islands as an outlet for living but her namesake daughter, its rapidly growing population. the wife of Dr. W. J. Moore, whose There are other places nearer home sad death occurred only a few months where they can secure employment ago and from the affects of which and quite as advantageously as here. Complaints against the Ha-

Japan with Goro Narito, for four years secretary of the Legation here.

they wish to deave Hawaii and go over that sequestered valley of eternal life and where the spiritual flowers of eternal spring time will bloom with perenuial beauty and glory forever

sweetly in the full vigor of robust health than one whose sleep knew no waking. No one could have determined from the placid features that no whisper could come back to say a word to loved ones left behind. She had whispered her last good night; her voice was hushed until the judg-

ment day.

The billows of floral offerings attested with greater force than human words the high esteem in which she was held by every one. Services were held at the residence by the Rev. Mr. Hill of the American church, assisted

The honorary pail-bearers were Hons C. E. Richardson, Jos. P. Sis-Williams, G. K. Wilder and E. V. Le

Blond. The interment took place in the



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Lead, Plain Galvanized Iron, best and a best: Galvanized Corrugated Iron, Steel Rails, 18 and 20; Railroad Bolts, Spikes and Fishplates, Railroad Steel Sleepers, Market Baskets, Demijohns and Corks.

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AT GAZETTE OFFICE

Hawaiian Gazette.

SEMI-WEEKLY.

ISSUED TUESDAYS AND FRIDAYS

W. R. FARRINGTON, EDITOR.

FRIDAY.

- NOVEMBER 8 1895.

Numerous complaints are being made about town that the sanitary conditions of which the people have been justly proud since the general house cleaning, are relapsing into a state of innocuous things. He never analyzes with desuctude. It is very necessary a purpose to find out the why and that a strict watch should be kept over the districts most liable to revert to former conditions. The city has been cleaned once and ought to be kept clean.

At the recent meeting of the Social Purity Congress in Baltimore, Francis Willard, president of the W. C. T. U., remarked that the bicycle is one of the greatest allies of social purity. In Chicago saloon keepers and theatrical managers are cursing the bicycle because the rizing family relationships of the young folks are riding out into the country instead of patronizing their relationship of cause and effect is resorts. If this is true, bicycle one that excites very little curiosmanufacturers and bicycle agents ity. ought to be placed on record as the greatest missionary workers of the

NEW SOUTH WALES AND JAPAN.

A clause in the British treaty with Japan, which provides that mental attitude is that of utter in The Chinese and Japanese have the stipulations of the treaty shall difference to white folks' belong their place in this country and not be applicable to certain enumerings; he is satisfied with Indian always will have, and it is the Theo reign the world's great bridals, ated colonies, including the Australian colonies, unless those colo- a most remarkable perception of tempt to introduce American labor nies see fit to accept the conditions locality and direction, and quickly to build up the smaller industries has given New South Wales its first around his point of view. Strange year has elapsed since ratifications Abstract conceptions, fundamen the United States. were exchanged, and still no de- tal principles are outside the cision has been reached. On the range of his mental processes, 11th of September the matter came up in the Legislative Councils of little vividness to an Indian's the colony, and the Attorney Gen- mind. "Gracie chases Zip about with advantages, but, on the other Dogs are to eat. like chickens: hand, there were some dangerous why give them a name? Orchard clauses, and what the Government -whoever built a fence around had to do was to get the benefits trees." Reasoning, the compariwithout the disadvantages.

other and immunity from any mathematical reasoning.

The feeling existing in the Australian Colonies against the Japanese is on much the same plane to the good sense of the agitators. opinion in Hawaii is divided.

Of the World.

Higgins-"Do you think the earth is round?"

Wiggins-"Blessed if I know. Judging from my experience with tion and who regard with distavor the series of "testimonials" granted for and women, that shall put forward

THE SCHOOL ROOM.

At the Indian Teachers' Convention in Sioux City last July, Proquestion, "What does a child ually?" The essay is an original nor Altgeld's pardoning record is in the October number of the they are easily managed and that they question and is published in full the release of 112 girls from an in- Southern Workman, printed at dustrial school in Evanston, Ill. the Hampton Institute, with When the governor goes out of which Gen. S. C. Armstrong was office there will, undoubtedly, be so long connected. There are plenty of work for the reformatory many points in the paper which and prison managers in gather- the teachers in schools for Hawaiing up the stray wanderers which ians would do well to read. Here apprehension the presence of a multihave been turned loose on the are some characteristics noted by the essayist.

world as a place for him to raid, and he is abnormally destructive. He pulls things to pieces to gratify inherited tastes for destroying how things are put together. Nor does he seem to notice resemblances or differences in his destruction. As the Indian is improvident, so the child notices no usefulness which is not immediate. Mere facts, however interesting in themselves, secure little attenion from Indian pupils. The relationships of things have a fascination for him, which the essayist considers as akin to the Indian passion for tracing out and memomembers of the tribe. But the

If any thing or action is beyond immediate comprehension, it is and no further attention given. the introduction of American labor He cares nothing about the life or as the result of racial prejudice, and products of other people. His in so doing makes a great mistake. ways and possessions. But he has height of folly to state that an at-

English primers bring very The "dangerous clauses" are Indian's mental development, if it

those imposed on native subjects. lack of responsibility in an In-cholera germs. The acceptance of this condition dian's mental make-up, from the appetites or passions.

JAPANESE EMIGRATION.

the people who live on it, I'm place. The trad-rs maintain that the prosperity of the Sandwich Islands is his name should not be forgotten. vidual advancement, as the goal of

HAWAIIAN CHARACTERISTICS IN principalty owing to the fact that planters, baving been for many years supplied with cheap lator, have been enabled to grow sugar and prepare it for export at a cost that leaves a good margin of profit. But if the Hawaiian Government were to place any fessor Riggs read an essay on the obstacles in the way of the planter utilizing the facilities offered to them by such countries as China and Japan bring to the school-room intellect- the consequence would be a genera collapse of the whole trade from which the revenue of the country is now and interesting discussion of the rived Among immigrants, the plant ers prefer the Japanese to the Chinese paid them than laborers of any othe nationality. Hence, if the planters have their way, Japanese immigrant will always be welcome in Hawaii But there is no disguising the fact that the H waitan Government are implacably opposed to the policy of planters, and regard with some objectious that these politicians have to he employment of Eastern labor ers are the stereotyped arguments s An Indian child looks upon the often urged in America and Australia; arguments which, when closely examined, are found to depend upor bothing but race prejudice. In these days of keen competition, it is little likely that politicians influenced by such prejudice will be allowed to serious obstacles in the way o the further development of an indutry to which Hawaii owes all its im

portance and prosperity. Mr. Shimizu has told part of th story but it is clearly evident that he has treated the subject from only one point of view and has exaggerated not a little in many instances. He fails to note that many of the planters or traders as he classes them are among prominent advocates of American annexation. Furthermore it cannot be said that the Hawaiian Government is implacably opposed to the policy of the planters.

While the Asiatic population may be a necessary factor in the development of many of our industries it is not necessary to overrun the country with these people. Mr. Shimizu evidently misinterprets the building up of American sysclassified as something mysterious tems, which can only be done by people of the Eastern nations.

A CASE OF CONSCIENCE.

consuming a dried herring for his tain laws for the common good."

THE RIGHT OF SUFFRAGE.

There are some points brought out in the discussions in the Massachusetts papers on the pending question of extending to women municipal suffrage, which are of interest as affecting similar questions of rights and expediency in the Hawaiian Islands. At the November election in Massachusetts all present male voters and as many women as are now entitled to vote on the election of school sixteen years ago are now asked by balloting "yes" or "no" to answer the question: "Is it expedient that mit that the mental struggle which municipal suffrage be granted to ends in the conviction that faith in women?"

mons are preached urging all to is a struggle which every man who vote the affirmative of this ques- lives ought to make. There is no tion. It has been submitted to room for difference of opinion on tion, much on the same principle in a broad generous way. My imas the Swiss referendum submits pression is that the Church has finally to popular vote the ratifica- done the world a great injury by demand is based on the idea of the mysticism which drains from it in all the rights and duties of life. There is no magic in the new birth, most common uses to which step in the advances toward such ness and final victory. It is disin technical industries, the learned everything will go well with him professions, the higher education.

forward. The superior authority first. It is safest to tell the truth claimed for the male sex is as disastrous to the one who exercises it as to the one who submits to it. woman at his side as counsellor, helper, and guide, with her finer instincts, stronger attachments, upward look. Woman's suffrage is

always."

chaste and calm: Then springs the crowning race of

But on the other hand some of within two years of the ratification, individualizes prominent points is evidence of ill feeling toward the the foremost citizens have united sending out a circular letter to problem of foreign policy to solve, animals interest an Indian child With American annexation in view Massachusett's voters, advising New South Wales has the oppor- more than plants or minerals. it is manifestly proper that the against this extension of the prestunity to accept or reject the treaty. The habit of eating, or stuffing at people of this country should put ent right of suffrage. The United and, judging from appearances, the one time, not at regular intervals forth every endeavor to create in- States Supreme Court has rendcolony is utterly at a loss to know makes a full stomach absorb for dustrial conditions that will be in ered a decision, endorsed by all what to do with it. Already one the time being all brain activity. sympathy with those existing in sound, logical, judicious thinkers, that no man, nor any woman either, has a natural, inherent title as such to Among the incidents of the late exercise of the right of sufcholera visitation is one which re- frage. The preamble to the constiveals the energy of conscience and tution of Massachusetts embodies eral stated that the treaty bristled the orchard." Zip-name of dog? its supreme power in the disci- this statement: "The whole people plined soul. A conscientious citi- covenants with each citizen, and zen living not far from Punahou each citizen with the whole people, had been in the habit for years of that all shall be governed by cerson of judgments, comes late in an Sunday morning breakfast. The That expresses the distinction beherring had been lawfully import- tween the people and the citizens, those which secure to the subjects comes at all. Teachers are in too ed, or smuggled, into this hamlet of which obtains in the Republic of of the two contracting powers full much of a hurry to get out of sim- virtue and revolutions, in order to Hawaii as well in the State of liberty to enter, travel or reside in ple mathematical judgments, and tickle the appetites of men who Massachusetts. The incapacity of any part of the dominions of the introduce too early processes of reside here for mercantile, mission- women for all the duties of citizenary and multifarious purposes, and ship is a fact of nature, not a conhigher imposts or charges than Prof. Riggs accounts for the was believed to be free from the dition created by legislation. It is illogical, unnatural, inexpedient, When the Board of Health for- that the power which makes the precludes the passing of any laws absence of the idea of property, bid the use of fresh fish, the sensi- laws should be vested in a body to restrict Japanese immigration. something possessed and pre- tive conscience of this law-abiding different from that which has the Here lies the difficulty. The agi- served. In the wastefulness charcitizen put before him, in all its power to enforce the laws. Equality tation against Japanese immigra- acteristic of the uncivilized races, ghastly nakedness, the question of opportunity does not mean tion is on the increase, and we see a reason for the failure to whether or not the eating of the identity of function. The offices there will undoubtedly be an comprehend the great lesson of dried herring did not come within which women fulfil in the organattempt to "gain concessions" life, that we are in a world where the spirit, if not the letter, of the ism of the State are different from from the present wording of the our limitations impose upon us the law. Instead of seeking the advice those of men, while, at the same treaty. The colonies are anxi-necessity of being governed by of lawyers he asked an affable and time, they are indispensable in ous to extend their trade with some other motive than individual learned member of the Board of their normal conditions and rela-Japan, but they have in view a momentary desire. Civilized so- Health his opinion, and was posi- tions. There is evident disadvanprotective policy which it is not ciety seeks the good of the whole, tively informed that the germs of tage in merely doubling the numreasonable to believe Japan will not the gratification of any one's the cholera could not be taken into ber of votes without increasing the system by simply smelling, thereby proportionally the power Thereupon he placed the dried and of the State. Such an extension of ancient fish upon his table every the suffrage would not promote the The Nichi Nichi Shimbun of Sunday morning and smelt its pun- welfare of women nor the wellas that which Commissioner Fitz- Yokohama published recently a gent and delicious odor until the being of society. It would be ingerald of San Francisco is seeking short article which purports to be tabu was removed. On the hap-imical to the highest development to inculcate among the people of the substance of a report made by pening of that event he consumed of that family life which is the the Coast. It is a desire for reci- Japanese Consul Shimizu on the it with evidences of the wildest basis of the growth and prosperity procity without in turn reciprocat- Japanese emigration to this coun- gluttony, and with the deepest of the State. The present division ing, and is by no means becoming try. Mr. Shimizu says that public feelings of gratitude he sat down of duties and privileges between and addressed a memorial to the the sexes is founded on reason and There is, first, the view of the Executive Council asking that his on natural conditions. Quality, traders, who are deriving great profits name be placed on the roll of the not quantity, is the pressing need.

on which Japanese labor is employed; ever-faithful patriots, and that in secondly, the view of the politicians who are in favor of American annexa.

The charge for insurance and stornate that his not quantity, is the pressing need.

A higher standard of patriotism is the duty of the hour for both men who are in favor of American annexa.

united desire, effort and attain-

CONVERSION MEANS WORK.

George M. Hepworth, one of the 'Sunday editorial" writers of the New York Herald says of the converted man: "To be converted is simply to be turned toward God, and the converted man is one who deliberately comes to the conclusion that it is better to obey God's laws than to break them. With sion that it is better to obey God's committees by previous legislation that definition the word has a peculiar significance. Whether orthodox or heterodox, we all adand submission to a superintending An active canvass has been in Providence will produce higher reprogress, meetings held and ser-sults than uncontrolled selfishness popular vote, previous to legisla- this subject, provided we look at it tion of legislation proposed. The introducing into that experience a perfect equality of man and woman all philosophy and common sense. equality made in these recent years couraging to a man to be told that along while he might be striding condition may be worse than his

> sary for a man to decide at some is lost. juncture whether he will sacrifice The ease with which a wind and a new courage.

Six weeks ago I suffered with a very severe cold, was almost unable to speak. My friends all advised me to onsult a physician. Noticing Chamberlain's Cough Remedy advertised in the St. Paul Volks Zeitung I procured a bottle, and after taking it a short time was entirely well. I now most heartily recommend this remedy to any one suffering with a cold. WM. KEIL, 678 Selby ave., St. Paul, Minn For sale by all dealers. Benson, SMITH & Co, agents for H. I.

NOTICE

Hulling and Cleaning Coffee.

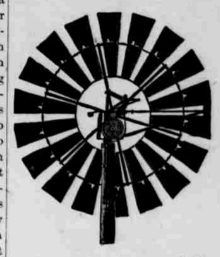
We are prepared to handle COFFEE in the cherry and hull, with the latest improved machinery. Send us your COFFEES, either direct

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SAN FRANCISCO.

Timely Topies



As pumping is one of the It is put forth as the logical last but there is glory, peace, happi- wind motors are put, the method of communicating motion to the pump is very after his conversion, for that can- important and has received Self-ownership and self-direction not be true until the laws of the our closest attention, and the is the goal towards which all these universe are repealed, and if you defect created in most wind efforts point. Man goes limping deceive him on that point his last mills of racking themselves to pieces in a severe wind has been obviated in the Aermotor Unfortunately for the many divis- by means of back gearing, so ions of the Protestant church and that the wheel makes about The manly man is he who wants the cause of Christianity many peo- three turns to one stroke of ple have been brought into the fold the pump or enough so that while under the influence of an the wheel may run at its natural outburst of religious enthusiasm, speed, unrestrained in any and believing that the trials and moderate wind, without doing coming as sure as day follows sorrows of life are to be no more violence to the pump or its after once having taken the first connections. This enables us Then comes the statelier Eden back step. After reverting to the hum- to give the pump a long stroke drum of daily routine, they find instead of the quick, jerky, short life to be much the same after all, strokes of ordinary wind mills. and occasionally decide that relig- This means that the valves are ion does not fill the aching void as not worked so harshly in openthey had anticipated. They place ing and closing and that the the blame at the door of religion, wear and tear is greatly diminwhen as a matter of fact the fault ished, while the piston rod is in the manner in which they speed is increased, and consestarted out. To the thoroughly quently the pumping capacity converted man, "Life is real, life is is increased. The back gearearnest," as never before. He has ing, together with the extra more to combat with because he holes for crank pins in the has placed his standards of life crank wheel also makes it poshigher. His natural tendency is to sible to use with the Aermotor return to his former easy-going way any ordinary size of pump on finding that he cannot depend cylinder If a wind motor is upon the vagaries of momentary not sensitive to the direction of enthusiasm. It is absolutely neces- the wind much of its efficiency

> for the right or live a selfish life. mill faces up to the wind de-If the latter, he plays on a harp pends on weight of the mill-, with broken strings; if the former, the kind and condition of the he is a warrior with mailed armor, bearings on which it pivots and but still a warrior. The fight is the comparative leverage of before him, and he must do him- wheel and tail. In the matter self credit in the battle. Do not of leverage, the advantage enpersuade him that he has nothing joyed by the Aermotor over to do, for he has everything to do; common wind mills will but he will do it with a new spirit be made apparent by the fact that the center of the wheel is only twelve inches from the mast or center on which it turns while that of the best known wheel is thirty inches, requiring as is easily seen two and one-half times as long or large a tail to balance the same sized wheel. The Aermotor presents one-half the surface to the wind; it is apparent that this other wheel must have five times the tail surface to make it face the wind equally well thereby greatly increasing the liability to wreck in a storm. The mere fact that we have placed 150 more Aermotors on the islands is sufficient guarantee of their superiority and desirability by those who want a motor that looks after itself.

> > THE .

Opposite Spreckels' Bank.

ALLEN & ROBINSON V. F H. RED-

Before BICKERTON and FREAR, J. J.

by the owner to a material-man upon the order of the contractor, may by agreement between the contractor and material man and in the absence of any other agreement with the owner.

This section of the statute gives a lien to "any person furnishing matebe applied first to cash advanced by the material-man for labor and then to materials furnished.

The ifen provided by statute in favor of a contractor.

An abandonment of the work by the con-tractor after payment in full for the proportion of work then done, is not a bar to the enforcement of a lien for materials furnished by a sub-contractor before the abandonment.

An agreement of the con ractor to give sufficient evidence that the premises are free from liens and to indemnify the owner for payments made in dis-charging liens does not estop a ma-terial-man from enforcing a lien. An assignment to the material-man by the

contractor of all moneys payable under the contract, accepted by the owner "subject to all the conditions of the contract." does not estop the materialman from enforcing a lien. A material man is not entitled to a lien for

naterial man is not entitled to a hen for material which, though furnished to a contractor for a building, never was in-corporated in the building, but was delivered at the contractor's shop and by him disposed of for his own benefit. The notice of a lien for material furnished by a sub-contractor should show the nature of the material for which the lien is claimed.

OPINION OF THE COURT, BY FREAR, J.

with the defendant Hawaiian Lodge to do, for \$7284, the carpenter work wrought and east from work and plastering upon the building known as the Masonic Temple situated on the esterly corner of Hotel and Alakea streets in Honolulu. The contractor pletion and after \$4700 had been paid under the contract, this being more than was payable for the proportion of work then done. The Hawaiian Lodge thereupon completed the work at a cost exceeding the original contract price The plaintiff, S. C. Allen, doing business under the name of Allen & Robinson, claims to have advanced \$2392 cash for labor and to have fur-nished materials of the value of including importation charges, to the contractor for this building. The \$4700 paid under the contract was all paid to the plaintiff upon the order of the contractor. The plaintiff now sues for a balance of \$2886 45 and interest thereon and claims a lieu on the building and lot, under the "Ac: to Provide for Lieus of Mechanics and Material men," Ch

21, Laws of 1888. The case was tried in the Circuit Court of the First Circuit, jury waived, where judgment was rendered for the pointiff for \$2834.79, besides inter-st, this being the amount claimed less of the hundring for which the completion but where the sale is to the contractor with perhaps be sufficient under the lien was sustained for this amount upon the building and premises of the defendant Hawaiian Lodge.

The twenty-thre- exceptions enu-merated in the bill of exceptions may be considered in substance under a few heads.

First, the exceptions to the following findings of fact made by the trial court, namely; that all the materialin question were delivered except certain items of the value of \$51.66; that the plaintiff advanced cash to the contractor for lab r; that there was an agreement between the contractor and the material-man that paymentshould be applied, first, on account of Burt v. Parker County, 77 Ib. 338; the cash advanced, and theo on ac count of the materials furnished; that the count of the materials furnished; that the payments were so applied; that under which the Texas and early Cal contractor, never went into the buildthe lieu claimed was not for each ad thornia decisions were rendered, while ing. In case of loss under such circumstances, it is, in our opinion, more vanced; that there was not such con the materials were not furnished say. The wording of our own statute perform for homself as well as prixi-solely on the credit of the defendant as well as the decided weight of an leges to e joy at the expense of others.

they must be, as in the nature of a

Secondly, evidence of the agreement agree upon the application of pay ments made to the latter upon the McChesoey, 21 Pac. R (Wash.), 198, ble of this construction. See Dear order of the former. The rules relation which a similar decision of the dorff v. Everhartt, 74 Mo., 37; Caspin

property may be charged with a lien policy, on the ground that an owner in favor of a subcontractor or material of property ought to compensate those man is not lowered to the amount pay- who add to its value by furnishing of \$1145.90, and for windows, doors,

man is not limited to the amount payable by the owner to the contractor.

In a few States, schoonfractors are
given no lien at all upon the property,
but a lien only on the debt payable by
the owner to the contractor. In many
States a direct lien is given on the
property, but with an express limitation to the amount of the original
contract price. Under these two
classes of statutes, the right of the
material-man has generally been held
to be controlled by the state of the
account between the owner and contractor—the material-man or sub-contractor—the material-man or sub-contractor—the material-man or sub-conwho add to its value by furnishing
materials in its improvement, and
that he may protect binself from ilathat he may protect

die-

Hawaiian Islands.

With expressions clearly showing that there is no limit, as in a few States. Under such statutes, courts have generally held that the material-man may have a lien for the reasonable value of the materials furnished by them, even though in excess of the limit, as in a few States. Under such statutes, courts have generally held that the material-man domment. The case would, of course, be otherwise if the statute merely subroduced the rial Judge, who disposed of the otherwise if the statute merely subroduced the rights of the contractor. amount payable to the principal con-

Findings of fact by the trial court, jury waived, like the findings of a jury, cannot be set aside if there is sufficient evidence to support them.

To be paid for such factor in the or material (if it shall not exceed the value there of) upon such building, structure, railroad or other undertaking, as we'll as upon the interest of the owner of evidence to support them.

Payments made under a building contract such building, structure, railroad or

rial" and makes no distinction between contractors and sub-contractors. Other sections, 5 and 6, show clearly

contractor or between the contractor and material man. It wou d naturally mean the price agreed to on one side at least by the "person furnishing the materials" and that would be the sub contractor if the materials were furnished by him.

There is not only no express or im-

shall not exceed the value thereof," shall not exceed the value thereof," of the value of \$100, was delivered, not taked specification shall would seem to have been inserted at the building, on which the lien is vided that no such specification shall shight for the purpose of preventing daimed but at the shop of the con- have been furnished before proceed collusion between the contractor and sub-contractor whereby they sati-faction of a claim for rent against might otherwise bind the owner beyond the real value of the materials or labor. This clause would hardly have been inserted to protect the owner against his own agreement sold for, but not actually incorporated Indeed, he would ordinarily be es-

in such cases the only "price agreed to be paid for such labor or material" as may be furnished by the several manning that it would be unjust to require the materials and that it would be unjust to require the materials furnished should be considered to the materials furnished to the ma The defendant Redward contracted may be furnished by the several ma-for him) to follow up the material and terial-men or sub-contractors is the prove that it was all used in a par price screed between them and the ticular building. ontractor

contractor, that is, by a sub-contractor, laborer or material-man, "the owner may retsin from the amount payable to the contractor sufficient to over the amount due or to become due to the person or persons who filed the lien," may, at first glance, seem to indicate that the Legisla ure con-templated that there would be suffi cent to satisfy all tiens out of the original contract price, and that there fore there was no intention to give any further right. But this inference by no means follows. The substitution of the substitution of the substitution of the substitution of the contractor because the owner has to some extent done so. He is not bound to sell his materials and he must form his own interest of the interity of the contractor. the property, not on the debt payable tractor. He is sufficiently protected, to the contractor; the owner is not as against the owner, by the presumpobliged to retain the money; be is means of protection to himself against the wrong or mistake or inability of the contractor. He is not permitted to retain the money contrary to the provisions of his contract, except after the notice of the lien has been filed, and yet that notice may be filed and proceedings commenced to entered to the contractor and perhaps without the contractor with the express approval.

If the materials were sold to the contractor and perhaps without any knowledge on the part of the owner. See Russell v. Bell, 44 Pa. St. 44; Phill., Mec Liens, Sec. 349. If the owner for use in a particular building, the latter would for all the abor and material furnishment of the abor and material furnishment. fins o-rig the amount channel essential shown of the building for which the without the express approval and the materials were furnished; that is, haps without the knowledge of the We find no ground for disturbing the notice may be fired and the lien owner, and the materials are not deliv

there is any that may be retained, and made to the contractor according to that the terms of the contract. resembling our statute somewhat, yet cumstances, it is, in our opinion, more fusion in the account that items for differed from it in several respects,— just that, as between innocent par-which the law gives no lien could not whether sufficiently to justify the decises, the loss should remain where it be separated by inspection; and that cisions made under them, we need not falls. The material man has duties to

as a protection to the owner so far as

The later California decision above third parties. The statute is to be verdict of a jury, cannot be set aside, cited appears clearly to have been at strictly construed as being in deroga-there being sufficient evidence to sus roneous under the statute then in tion of the common law and arbitra force relating to application of payments Washington and New Mexico refused than others which are left unsecured was properly admitted. In the absence of an agreement upon this sub forms in construing their statutes. The statute, which gives a lien to which we copied from the California persons "furnishing labor or material for the contractor and material man to statute. See Hunter v. Truck e Lodge, to be used in the construction or re-

WARD AND HAWAITAN LODGE,
No. 21, of Free and Accepted Masons.

Masons.

Masons.

Our statute is of this nature. It gives a direct lien upon the property to the sub-contractor without limit with reference to the original contract price. The statute provides:

"Section 1 Any person or association of persons furnishing labor or material to be used in the construction or repair of any building, structure, railroad or other undertaking, them all moneys that they might be contractor sufficient to indemnify them; and that if there should be any liens for which the owners might be liable they might retain from the moneys payable to the contractor sufficient to indemnify them; and that if there should be any such claim after all payment, it requires to be a complete enumeration is misleading. See Whittier v. Mill retain from the moneys payable to the contractor sufficient to indemnify them; and that if there should be any liens for which there should be any lie them all moneys that they might be to the claim actually made. He compelled to pay in discharging the ought not to expect more than he the contractor from filing a lien, but they do not estop a sub-contractor.

But, is a claim merely for "materithey do not estop a sub-contractor from doing so. They imply, on the contrary, that such liens may be file! that the "no ice shall set forth the and provide for indemnity in case they amount of the claim, the lator or ma shall be filed. Evans v. Grogan, 153 'terial furnished, a description of the Pa. st. 121; Creswell Iron Works v. property sufficient to identify the O'Brien, 156 lb. 172.

agreed either between the owner and to the contract. The contract itself

tractor, who disposed of the same in ings were commenced." bim-elf.

sold for, but not actually incorporated more than that the claim may be sim in, a building. By some courts it is topped from saying that the price be held that the contractor is the quasiagreed to pay exceeded the real value. agent of the owner, that the material- material should be shown. The pro-Again, as a rule the price sgreed man is justified in trusting him, the upon between the owner and the con-tractor is a lump sum for all labor and has pre-unably selected him as one

We cannot go so far. The owner Section 6, which provides that when does not, either expressly or by implication, give the contractor any authority to incur liability on his behalf the work or material is furnished to a plication, give the contractor any auterials and do all the work for a definite sum. The statute, it is true, makes the contractor the agent of the owner, against the wishes of the latter, but to a very limited extent only. The material-man is not justified in relying upon the honesty of the contractor contractor is given a lien directly on judgment of the integrity of the conenforced after the time when under ered at the building, and a mi-applithe usual teros of building contracts cation is made of them, it would corthe contractor would have been paid tainly be unjust to the owner to hold set aside and a new trial or fered. in full. It is clear, therefore, that sim liable The contractor is the Section 6 authorizes a retention of agent of the owner for the surpose of money payable to the contrac or, only purchasing suitable materials to be

thority requires us to hold that the He cannot act with carelessness and These findings of fact, regarded, as sub-contractor is not thus limited, throw the loss, if any, on innocent rily giving preferences to certain cred The Supreme Courts of Nevada, itors for claims of no greater merit order of the former. The rules relating to the application of payments in Supreme Court of New Mexico is respected to; also Colter v. Frese, 45 Ind., Phill Mec. Liens. Sec. 287; 2 Jones. Phill Mec. Liens. Phill Phill Mec. Liens. Phi

tractor—the material-man or sub-contractor to the amount of the inditions of the terms "lumber" and tractor—the material-man or sub-contractor to the amount of the inditions of the terms "lumber" and tractor—the material-man or sub-contractor to the amount of the inditions of the terms "lumber" and tractor—the material-man or sub-contractor to the amount of the inditions of the terms "lumber" and the contractor or sub-contractor to the amount of the inditions of the terms "lumber" and the contractor and sub-contractor to the amount of the inditions of the terms "lumber" and sub-contractor to the amount of the inditions of the terms "lumber" and Standard dictionaries, and as died. But courts must construe statutes as they find them.

Fourthly, it is obvious from the about the contractor in the terms "lumber" and Standard dictionaries, and as died. But courts must construe statutes as they find them.

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Fourthly, it is obvious from the about the contractor in the terms "lumber" and standard dictionaries, and as died. But courts must construe statutes as they find them.

f the contractor.

Fifthly, it was provided in the con"materials" only, and that the words ractor under the original contract.

Our statute is of this nature. It each payment, if required, give suffi treated as surplusage.

same, and any other matter necessary

that subcontractors were intended to sub-contractor or material man is not limited to the amount payable under the original contract to the principal contractor.

The lien is "for the price agreed to be paid." This may mean the price agreed to be paid." This may mean the price a lien. It did not make him a party quired the material man to file a claim. was not assigned, but only the moneys payable under it, and, no doubt, the plaintiff could not reconstruct itself "containing a statement of his demand." The lien was claimed for plaintiff could not reconstruct itself "containing a statement of his demand." The lien was claimed for plaintiff could not reconstruct itself. quired the material man to file a claim assignment any moneys beyond what would otherwise have been payable to the contractor. But the sufficient description, as it showed the to the contractor. But the present "nature and character" of the de-claim is not for moneys payable by the terms of the contract; it is for the require a full itemized state-There is not only no express or implied limit of the sub-contractor's lieu to the price agreed between the owner and contractor, but the clause "if it shall not exceed the value thereof," shall not exceed the value thereof," of the value of \$100, was delivered, not to moneys payable by the require a full itemized state—enforcement of a lieu under the statute.

Sixthly, certain stairway material, of the value of \$100, was delivered, not tailed specification of the claim, pro-

It seems to us, however, that the nature or character of the materials should be character of the materials Courts elsewhere are about equally should be shown. The statute rethe material furnished." Tois means ply for "material." It means at least that the class or kind or nature of the vision that the notice shall set forth "any other matter necessary to relear understanding of the same" strued liberally, yet no materials should be included which do not fairly come within the generally accepted definitions of those words.

The statute is artificial, arbitrary. condition that he shall comply with the terms of the statute. The statute provides that the "iien shall not attach" untless notice, of the character de-cribed, is filed. As has been already said, the statute is to be strictly construed. It is in the power of the material man to give a proper description of the materials he has sold. It is reasonable to require him to do so, in view of the extraordinary favors extended to him. And this should be required in justice to the owner, purasers, incumbrancers, other material-men and all other persons whose nterests may be affected by the lien.

the judgment as against the defendant Redward, but as against the defend-ant Hawaiian Lodge the judgment is

While fully concurring in the result published: put into the building but not for the arrived at in the foregoing opinion, purpose of purchasing materials for which I feel compelled to do under that it does not imply that sub-con tis, the contractor's, own benefit tractors are to be bound by payments. The theory of the statute is made to the contractor according to that the material man may for should be so amended as to specifically of their respective office; thus, "To the low his material and hold liable limit the fiability of owners of build-We are aware that a different view him into whose building it has be- ings under liens fied by mechanics has been taken by some courts. See come incorporated and the value and material men, this having been similarly the members of the Cabinet. Full-nwider v. Longmoor, 73 Tex 489; of which it has enhanced. This done in many of the United States The terms "Excellency," "Honorable,"

> F. M. Hatch and W. A. Kinney for plaintiff; A. W Carter and C. Brown for defendants. Honolulu, October 31, 1895.

Awarded Highest Honors-World's Fair, Gold Medal-Midwinter Fair.

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40 Years the Standard. LEWIS & CO.,

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POSTAL ORDER DEPARTMENT

and will be pleased to send on request, samples and The assignment by the contractor to to a clear understanding of the same."

the plaintiff of all moneys payable under the contract was accepted by subject require a full or itemized accepted by subject require a f Scotch Tweeds and Ginghams, India Linens, Dimities and Prints; also Sheeting, Pillowcasing, etc. A single yard at Wholesale Prices.

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D. L. Mevers, F. W. Hardy,

THIRD DIVISION, ISLANDS OF HAWAII. W. S. Terry. South Hilo W. A. Hardy. (Richard Ivers. North Hilo D. Hoskimos. (D. Forbes. R. C. Blackow. (Wm. Hookuanui, South Kohala Geo. Lincoln. Henry Renton, North Kohala Geo. Hall. (C. D. Miller. North Kons D. S. Lima. D. S. Waian, H. W. Greenwell. (T. C. Wills. U. Iknaka.

FOURTH DIVISION, ISLAND OF KAUAI AND NIHAU.

L. Desha

W. G. Smith, H. D. Wishard, (Signed.) S. M. DAMON.

Minister of Finance Finance Department. November 4, 7895 1141-2w

For "the information of the public the following resolution of the Executive and Advisory Councils of the Republic of Hawaii, passed July 12th, 1894, is re-

Resolved, that the President and mem-President," or "Mr. President," and and words of like import shall not be used in officially addressing the members of the Executive Council. 1700-3t

Interior Department-

BUREAU OF CONVEYANCES, I HONOLULU, Oct. 28, 1895.

Mr. D. McCorriston has this day been appointed an Agent to Take CORNER KING AND BETHEL STS. Acknowledgments to Instruments for Record for the Island of Molokai. THOS. G. THRUM.

Registrar of Conveyances. Approved: J. A. KING. Minister of the Interior.

1703-3t

The following gentlemen have this day been appointed members of the Board of Fence Commissioners for the District of of Makawao, Island of Maui: W. F. Pogue,

John Wagner, A. Tavares, Jr. J. A. KING. Minister of the Interior. Interior Office, Oct. 28, 1895. 1703-3t

Foreign Office Notice The President directs that notice be

HENRY E. COOPER, Esq., has this day been appointed Minister of Foreign Affairs and Attorney-General ad

interim, vice F. M. Hatch, resigned, GEORGE C. POTTER. Secretary Foreign Office. Foreign Office, November 6th, 1895 1785-3t

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American Residents.

DOUBLE WEDDING AT WAIAKEA.

Scotch Lassles Who Came Across Ocean and Continent-Henry Dea-Funeral of Mrs. Hitchcock-Notes.

a genuine old-fashioned surprise clasing hymn, No. 74 1 stanza; Bene party at Pepeekeo on Friday evening. tendered to Henry Deacon, dents of the Hilo and Olas districts Thursday afternon, for no singer Their success was something phemanager of Pepeekeo plantation, complimentary to his recent return from the Coast. The arrangements were in the hands of his bachelor friends, who, although they sent out invitations to all of Mr. Dea- Minister Willis and the officers of Miss Annis Montague, whose cacon's friends, both far and near, the U.S. gunboat Bennington now were most successful in keeping a in port. The meeting was called to profound secret to the honored host. Over one hundred people joined in a few well-chosen remarks complithe festive dance to do honor to the mented the assembly on the unanoccasion. Early in the evening a imity and enthusiasm with which supper was served, and dancing every American had hailed the opcontinued until nearly 3 o'clock in portunity to show honor to his the morning, when all sat down to a sumptuous luau. It was daylight whatever at other times and in when giddy Hiloites and residents other places might be the differof every plantation for miles around ences of opinion, political and othstarted for their homes.

"meeting of the clans," as one of Hilo has seen no gathering for the Scotch friends reported the many months where the sentiment affair. The occasion was a double was so united throughout, and only wedding and the joyful celebration in the detail whether the banquet Missionary," retained her beautiof the happy event. Some forty or should be distinctly American in more friends of the young folks character or whether so-called "repgathered at the residence of George resentative citizens" should also be Chalmers at Waiakea, and there included in the general invitation, witnessed the marriage of Miss was the discussion other than viva brilliancy that Mr. Charles Turn-Nellie Gray and George Low, of voce. It is anticipated that the er mistook her voice for that of Honohinu, and Miss Mary Alexan-reception and banquet will be one der and James Webster, of Onomea. of the most elaborate and enthusi-The young ladies arrived from astic affairs ever held in Hilo. Scotland in company with Mr. and Mrs. Chalmers on the bark Annie ohnson about ten days ago. Rev. Mr. Hill, of the First Foreign Meeting of Woman's Branch Yes-Church, officiated. After the ceremony, all were invited to partake of the wedding feast, which was followed by a merry dance.

evening. November 5th.

The U. S. S. Bennington came O. S. S. Coptic. passage up, and in consequence her bly. One was the great beauty of 1874, when Miss Montague was guests, U. S. Minister Willis, wife the temples which seemed so full of not yet been ashore owing to un-denominations represented. pleasant weather. Dr. Cooper is Miss Mary Green reported, that the guest of Dr. Williams. A num- she had visited Maternity Home ber of the officers and Dr. Cooper and found everything in a very were entertained at dinner Friday flourishing condition. Miss Green evening at a down-town restaurant expressed herself as being very

under the able management and garten at Palama. instruction of Miss Guild and her House in the afternoons, numbers Mission Children's Society. and is doing excellent work. At aries on the islands. present she is taking advantage of A resolution expressing the love study with Miss Guild who has Soares, was adopted. had charge of kindergarten work. At the next meeting of the board combination in the States. It in California.

Miss Celia Plunkett, who was re- in memoriam of Mrs. Soares. of the children of the American that good work was being done in colony in Hilo," is engaged as pri- that branch of the board. Kennedy at Waiakea.

Fred Smith of Honolulu is a tion. guest of Mr. and Mrs. E. D. Bald- The

Mr. Low of Kukuihaele came over to attend the double wedding at Wainken.

from his church, conducted the ser- leaving here. cortege was one of the largest Hilo has been very materially reduced prano sang together every night NEW-STYLE KROEGER has known. The concluding ser- through the ravages of the blight, for four years with hardly a break. vices at the grave were very short, and that, up to the time of his de- and early in 1885 they returned to which the burial of a loyed one had been introduced that would engagements with Madame Thur-

ance of its papers.

line will be completed on the Kau side to the volcano by Wednesday next, November 6th, so that connection will be complete from Hilo to Naalehu. The Kona side will Preparations for Reception by not be ready much before Christ- The Life of Annis Montague, the

In consequence of union meetings in the Haili church last evening there were no services in the Foreign or Portuguese churches. The following interesting program was well carried out:

Gospel Hymu; authem by the Haili church choir; concert recitation of scripture; anthem by the Foreign church choir; prayer; singing by the Ocean and Continue of Mrs. Hitchcock-Notes.

Funeral of Mrs. Hitchcock-Notes.

School; recitation, "What Would You School; recitation, "What Would You Think?"; solo by Mrs. Austin; recitation, "How Much Owest Thou?"; anthem by Foreign church choir; re-HILO (Hawaii), Nov. 4.—The marks by Mr. Baptiste; singing by Haili church choir; recitation by gavest party of the past week was Florence Hill; r-marks by Mr. Hill;

A meeting of the American resiwas held in the Hilo court house Saturday evening, November 2d, to discuss ways and means and arrange for a suitable reception and order by A. B. Lobenstein, who in country's representative, and that erwise, here at least all met on On Saturday evening there was a common ground as Americans.

terday-Interesting Papers.

A meeting of the Woman's Board of Foreign Missions was held in the for one week, and will be held in ber of ladies was present, among the latter at the Rossini Theatre the parlors of the church Tuesday whom was Mrs. McCully-Higgins Paris, as the outcome of her suc who arrived yesterday on the O. & cess at which Victor Masse-

into port Friday afternoon about 3 Mrs. McCully-Higgins spoke of o'clock. She reports having en- her very pleasant trip to Japan. countered rough weather on her Two things struck her very forciand son, and Dr. Cooper suffered heathenism; and the second was the indisposition of seasickness the love and unity made manifest lic competition for the most perthe indisposition of seasickness, the love and unity made manifest Minister Willis and family have by the missionaries of the various

by some of the Hilo young men. much pleased with Mrs. Lemon, It is interesting to note the flour- the matron, and asked the ladies ishing condition of Hilo's kinder- to visit the home. Miss Green also gartens. The public kindergarten, spoke of the great need of a kinder-

A most interesting assistant, has between thirty and "Reminiscens of Early Missionary gue sang in Italian opera for two thirty-five children in charge. Miss Ladies" was read by Mrs. Robert Guild's private class, which meets Andrews. The same paper will be at her room in the old Coney read before the next meeting of the In about a dozen. Mrs. Walsh has the paper were inserted bits of the charge of the Chinese kindergarten journals of early lady mission-

an opportunity to improve her and sympathy of the board to the own well advanced methods by family of the late Mrs. A. V.

ported in the Oakland and San Mrs. A. F. Cooke made a report Francisco papers as having "charge on the "Lima Kokua" and stated

vate teacher at the home of C. C. The kindergartens were all reported to be in very good condi. Mr. Charles Turner, who followed

> afternoon's amounted to \$42.

> > Looking Into Blight.

Miss Nellie Porter returns to James Stanes, a coffee planter of the Sydney Galety Theatre, with

vices at the house. The funeral He states that the crop in India weeks. The tenor and the sothus lessening the terrible pang parture from his home, nothing New York and filled important

eradicate it. Hiloites congratulate the Gazette The coffee in India, Mr. Stanes With this company the pair ap-Company upon the neat appear- states, is picked entirely by coolie peared as Elsa and Lohengrin in labor at an average cost to the New York, Boston, and Chicago— THRUM'S BOOK STORE; to twenty tons of ice per day can be turned out at comparatively small cost. The Kona and Kau telephone planter of \$1.75 per man a month. characters they never performed

Soprano.

WORLD

The Sister of C. M. and A. F. Cooke-To Return to Honolulu-A Pupil of the Great Masters - Her Record in the States - A Favorite in Australia.

From Sydney Morning Herald.

Sydney opera-goers bade farewell to a well-known and popular prima donna at the Lyceum on who has visited Australia has essayed a greater number of grand opera roles with the same combanquet to be tendered American plete and long continued success. in of the tide. reer was broken by the untimely death of her husband, Mr. Charles Turner, sails towards the end of her mother, Mrs. Cooke, still flourishes at the age of 83, and where c she has other relatives. Miss

Montague comes, indeed, of a musat Lamily. Her grandmother Irs. Montague, who died at Balti more at the great age of 94, was a fine singer, and Mrs. Cooke, who was known throughout the Hawaiian Islands as "The Singing ful voice so many years that at the age of 68 she sang a roulade, closing in a trill with so much his wife. Born in an atmosphere of music, it is not surprising that early in her teens Miss Montague BOARD OF FOREIGN MISSIONS. left Honolulu to study singing in Paris. Her first master there was Wartell, the great tenor who taught both Christine Nilsson and Trebelli-Bettini, and her second teacher was Bellari, a famous

On account of the death of Mrs. parlors of Central Union Church Spanish tenor from Madrid. Her D. H. Hitchcock on last Tuesday, Tuesday afternoon. A large num-debut was at a concert given by whose opera, "Paul and Virginia," she was destined to introduce in Australia-gave her free admission to all the Sundey concerts at the Conservatoire. This was in fect execution and trill, the certificate accompanying which was signed by Charles Gounod, Ambroise Thomas, Carvalho, Halanzier. Begier and Vianesi-the last named being the since famous conductor of Covent Garden Opera. After this Miss Montague made her professional debut at Booth's Theatre, New York, appearing in the high soprano role of the Queen attention. in "Les Huguenots," with Marie Roze as Valentine. Miss Montayears (1875-6), one of her best parts being that of Filina in 'Mignon," and she made a great success as Lucia, with Joseph Maas, the young English tenor

who would have rivalled Sims Reeves had he lived, as Edgardo, In 1878 Miss Montague entered upon a long engagement with the Hesse-Kellogg American Opera Company, the foremost operatic Mrs. A. F. Cooke will read a paper was then that the prima donna began to sing dramatic roles as well as the florid light soprano characters in which she had first made her name. In 1880 the soprano

returned to her mother's house at Honolulu for her marriage with her there from America. The collection pair then paid their first visit to Australia, and founded the Montague-Turner Opera Company, which afterwards endured so many years. Their debut was at Honolulu on this Kinau to re- Nilgerry Hills, Southern India, is a cast which included Mr. Edward sume her school duties at Puna-in the city looking into the coffee as contralto, and Mr. Gordon as The last sad rites were paid to industry here and investigating the bass. M. Leon Caron conducted the lamented dead, Mrs. D. H. blight and its remedy. Mr. Stanes this season, which lasted two Hitchcock, on Tuesday afternoon, arrived by the Coptic, and will months, and during which, to PIANO Rev. C.W. Hill, assisted by a choir visit plantations on Hawaii before crowded houses, "Maritana" and "Bohemian Girl" each ran three ber's famous opera company.

in this country. Mr. Charles Turner at this time sang for three months with the Theodore Thomas orchestra, and, after a long residence in America and in England. both artists returned to Australia. arriving in March, 1890. After singing together throughout the Halle-Neruda concerts of that season they resumed their operatic and oratorio engagements, until the regretted death of Mr. Turner at Auckland in July last year. Australians will always retain a feeling of warm friend PURE DRUGS. ship for Mrs. Charles Turner; but her retirement from the Australian stage will bring with it the knowledge that she is returning to her Hawaiian home for rest and quiet, after an unusually arduous

Yesterday afternoon, about 3 o'clock, E. I. Spaulding and Henry Davis started Ewa way with their guns and dogs in search of plover. nominal. Mr. Spaulding bagged to his own gun 120 birds, and Mr. Davis bagged sixty. About forty more were lost through the coming

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North British and Mercantile INSURANCE COMPANY.

TOTAL ASSETS 31ST DEC., 1894, £11,671,018 2s. 2d.

1-Authorized Capital, £3,000,000 Subscribed Capital, 2,750,000 687,500 0 0 2,410,992 7 8 Paid-up Capital 2--Fire Funds 3--Life and Annuity Funds

8,572,525 14 11

£11.671.018 9 9 Revenue Fire Branch 1,546,856 18 7 Revenue Life and An-- 1,359,821 16 9 nuity Branches

£2,906,678 15 4 Life Departments are free from liability in respect of each other.

FINST-CLASS REPRESHMENTS ED. HOFFSCHLAEGER & CO., Agents for the Hawaiian Islands.

Froms-Allantic Fire Insurance Compan

OF HAMBURG. Capital of the company and reserve, reichsmarks Capital their reinsurance companies · 101,650,000

Total reichsmarks -107,650,000 North German Fire Insurance Compan

OF HAMBURG.

punies

Total reichsmarks - 43,830,000 The undersigned, General Agents of the above two companies for the Hawalian Islands, are prepared to insure Buildings, Furniture, Merchandise and Produce, Machinery, etc., also Sugar and Rice Mills, and Vessels in the harbor, against loss of famage by fire on the most favorable terms.

H. HACKFELD & CO.

BUSINESS COLLEGE. 24 Post Street, - - San Franci

FOR SEVENTY-PIVE DOLLARS This college instructs in Shorthand, Type-writing, Bookkeeping, Telegraphy, Pen-manship, Drawing, all the English branches and everything pertaining to business for full six months. We have 16 teachers and give individual instruction to all our pupils.

A Department of Electrical Engineering Has been established under a thoroughly qualified instructor. The course is thoroughly practical. Send for circular.

C. S. HAI EY. Secretary.

The Liverpool and London and Globe INSURANCE COMPANY.

Established 1836.

\$42,032,000 Net Income - 9,079,000 Claims Paid - 112,509,000

Takes Risks against Loss or Damage by Fire on Buildings, Machinery, Sugar Mills, Dwellings and Furniture on the most lavorable terms.

BISHOP & CO.

THE BOARD OF HEALTH.

Ditch.

FATHER CONRADY AT MOLOKAL.

Objects to Removal From the Settle-

At a meeting of the Board of tenants for our cottages.

I cannot discover that at this time Day and Minister Cooper.

Superintendent Brown of the water works requested an appropriation of \$2500 for expenses of running the pumping plant. The I am in receipt of yours of October 25th informing me that the ditch or dered closed by the Board of Health may be reopened, provided I will sever connection between the ditch and cesspools and drains.

I am in receipt of yours of October is one of the cases growing out of the January revolution.

The grounds for the action of Secretary Oliney are stated to be

Wodehouse asking that fishing at pool at a cost of over \$200, to take the and has been engaged in business

Dr. Wood moved to remove re-there is but little water flowing strictions on fishing on the west side of the entrance to Kalihi. goes, bananas and leaves from trees was made recently by Ambassa-

port. Carried.

ferred to Health Agent Reynolds. Damages claimed, \$54 60.

The resignation of Dr. Russell from Waianae was read and accepted. Dr. Day moved that in the acceptance of the resignation be included a vote of thanks of the Board. Carried.

The application of Mrs. H. L. Jenkins for permission to reside on Molokai was referred to the presi-

Father Conrardy's letter was read. In it he asked the reasons for the Board of Health, in the action of ordering him off the leper settlement at Molokai. He asked the Board to consider deeply the responsibility of removing from the such as himself.

Dr. Wood reported that the committee had examined the Chinese doctor, and found him totally incompetent. Dr. Wood recommended that no license be granted him. The recommendation of the committee on examination was accented.

On the subject of opening a ditch through the grounds of W. W. Hall. Following this a sore came on her right side bethe following communications were received—the first from W. W. Hall, the second from P. C. Jones :

In reply to your note of the 28th instant a stressed to me, announcing that the irrigating ditch which runs through my grounds, which was closed by your order during the cholera epidemic may be transported united. demic, may be reopened under certain conditions, I beg leave to lay before the Board of Health a few facts

At any time during the last fifteen years or more this direh might justly have been closed by order of the Board in the ground of its being a menace to the public health.

In support of this statement, I would say that the stream was not perpetual; much of the time, especially at night, there was scarcely enough water to carry a straw along, and at such times a very uppleasant odor arose from its o fucive to majaria.

I think Dr Day will remember that Mr. Wm. Foster while o cupying one of my cottag-s a year or two ago, suf-fered an attack of malarial fev-r, and it is certain that when Dr. Nichols was considering whether or no be would take this cottage, Mrs. Foster told him that she thought the stream an unhealthy one. When Mr. E R. Newman's family occupied another cottage in my grounds, on the edge of this ditch, they suffered frequently from head aches, which they feit were caused by the stream, and, once at least, had serious sore throats, which were almost diphtheretic in their nature. Certainly, diphtheria is al-most as much dreated as is cholera.

For years Dr. Stangenwald has beld that this stream was dangerous to the health of the neighborhood, and that it was the source of all the malaria which has appeared in this locality. The late J. T. Waterbouse, Esq. took great pains to make the stream

safe by rementing its bel and sides through his grounds, but, in spite of his efforts, it never could be made tight coough to prevent seepage which kept the ground under and back of his house in a swampy condition, causing a musty and unwhole

Mr. Waterbouse died of malarial fever, and soon after moving into the same house Mrs. Henry Waterhouse suffered an attack also, and other members of the family have suffered less from the same cause, month. Delivered by carrier.

Sixteen years ago there was an epi-demic of typhoid malaria in Honolulu. At that time along the course of the stream, from the Mist place to the Objections to Opening of a Even then this irrigating ditch was named as a cause of the trouble.

Ditch.

Premises now owned by Mrs T. R.
Foster, I can recall at least thirteen cases, five of which proved fatal Even then this irrigating ditch was named as a cause of the trouble.

Ross is Not

We have the same right held by all other land owners along the course of the ditch for irrigating. I have gone to no little expense and inconvenience to close the stream, but have done it cheerfully, feeling that it was a wise measure. To reopen it, however, would be not only an additional expense but a menace to the public health, and while we might not be in ment-The Ditch Through W. W. we might learn to our serrow that Hall's Property-Unbealthy Place, cholers is not the only epidemic to be Chinese Doctor Refused License, dreaded. Furthermore, while the ence to us, it has also been an injury to my property, as more than once it has stood in the way of our finding

last appropriation was exhausted.

The Board decided to take \$2500 assured that it would not be reopened.

Carried.

Superintendent Brown of the water works stated that fresh water for washing decks, and the Government was receiving no pay for the supply. Dr. Day moved that the water of the harbor be used for washing the decks of vessels in many places, and the seepage keeps the land adjoining wet continually, besides to water of the harbor be used for washing the decks of vessels in the deck of the ditch fall in and remain there do rot, there not being sufficient material individuals. Americans, who have been identified with certain business affairs in London for the past twenty-five years. Another instance was the case of a dentist who had been practising his prowashing the decks of vessels in it very unhealthy, besides being in-

vestigation before allowing same to be



Hood's is Good It Makes Pure Blood

Scrofula Thoroughly Eradicated. "C. I. Hood & Co., Lowell, Mass.:

It is with pleasure that I give you the details of our little May's sickness and her return to besith by the use of Hood's Sarsaparilla. She was taken down with

Fever and a Bad Cough. tween the two lower ribs. In a short time another broke on the left side. She would take spells of sire mouth and when we had succeed

worse and all treatment fulled to give her funtil we began to use Hood's Sarsaparilla-r she had taken one-half bottle we could see she was better. We continued until she taken three bottles. Now she looks like

The Bloom of Health

and is fat as a pix. We feel grateful, and cannot say too much in favor of Hood's Sarsaparilla."

Was. A. M. Abans, luman, Tennessee.

Hood's Pills art easily, yet promptly and ently, on the liver and howels. Esc.

> HOBBON DRUG COMPANY, Wholesale Agents.

If Sugar is what you want use

FERTILIZER.

The Hawaiian Fertilizing Company has just received per "Helen Brewer" 50 Tons Soft Phosphate Florida,

150 Tons Double Superphosphate. 300 Tons Natural Plant Food, 25 Tons Common Superphosphate

Also per "Martha Davis" and other

Nitrate of Soda, Sulphate of Ammonia, Sulphate of Potash, Muriate of Potash & Kainit High-Grade Manures ETC.,

To any analysis always on hand or made to order.

A. F. COOKE, Agent.

The Daily Advertiser 75 cents a

Ross Is Not.

It is Only a Rumor, but it Comes Straight-Must not Remain Away too Long-Similar Cases in European Capitals-Claims Affected

It was rumored on the street Health, held Wednesday afternoon, there were present President Waterhouse, members Lansing. Keliipio, the word of the were present President Waterhouse, members Lansing. Keliipio, the word of the wo Reynolds. Drs. Emerson, Wood, willing to make other arrangements. John Ross against the Hawaiian Government for damages. This

The grounds for the action of briefly these: That Captain Ross while an American citizen to the from the cholera expenses to be used for the pumping plant.

and have done so at a large expense to myself, having filled in part and destroyed a cemented ditch, which was States Government, the fact that ced his allegiance to the United States Government, the fact that A letter was read from E. H. put down only last year at an expense States Government, the fact that of \$150, besides building a new cess-Kukuluaeo be permitted. Dr. Emerson moved that restrictions upon waters east of the new retaining wall be removed. Carried.

Dr. Wood moved to remove respectively. The properties of the resson that of the people in the people

ty-four years but who had been living away from the United States for thirty years, Once in Charcoal Irons, The claim of Wong Chow for damages at being turned out from the flats at Leleo or Kaliu was retion and have his passport reissued for two years more. On a recent visit he was notified that his passport could not be renewed because the United States could kept himself away for so long a period, and that such documents were issued to tourists and persons sojourning for a limited time. Upon appealing to the State Department he was informed that he might receive a new passport by visiting the United States in person and presenting an application. The individual did as requested and when he received his

passport he found that it was made out to read that he was not to engage in business. He was informed at the same time that the passport would not be renewed.

If this rumor is correct, and there seems to be no doubt about it, the citizenship of half a hundred prominent people here will be affected. It is impossible that the ruling regarding citizens of the United States residing in Hawaii, is just only from the standpoint of an official in a democratic administration. Inquiry was made at the foreign office yester-day regarding the rumor but nothing had been heard of it officially or otherwise. As the case had never gone into the foreign office here and as Secretary Olney would not consider it the officials here would not be advised of the matter.



Flower Materials, New Mouldings,

Pictures, WINDOW POLES.

JUST IN HOTEL STREET.

LIMITED.

Importers

Hardware

GENERAL

Partial-list per Amy Turner of Goods just received from New York.

Road Scrapers,

Ox Bows. Hoe Handles,

Barbed Wire.

Asbestos Cement,

MATTOCKS,

Feed Cutters, Lawn Mowers,

Forges. Blacksmiths' Bellows,

Machinists' Drill, Vises,

Refrigerators,

FAIRBANK'S SCALES.

not consider a man a critizen who CASTLE & COOKE, Ld.

IMPORTERS. Hordware and General Merchandise.

JOHN NOTT.



STOVES AND FIXTURES.

Housekeeping Goods,

AND KITCHEN UTENSILS,

CREPE Agate Ware, Rubber Hose, PUMPS, ETC.

PLUMBING,

DIMOND BLOCK KING STREET.

CASTLE & COOKE, Ld. Life and Fire

AGENTS FOR

New England Mutual

Of Hartford.



The Above Cut shows one of Perkins' Galvanized Steel Mills, mounted on a Galvanized Steel Tower.

NOTE THE FOLLOWING POINTS OF ADVANTAGE:

THE WHEEL. The sections of the wheel are made with two-inch steel bands for outer and inner rims, and the sails are riveted to these rims at their outer and inner ends. Please note that the outer rim is not ten or twelve inches inside of outside ends of

wheel. outer rim is not ten or twelve inches insideof outside ends of salls as is the case with other mills. Our plan of construction most steel mills. To make the sails still more rigid we connect each sail, near the middle of its length, with the sail on each side of it, by means of bolts. The sails are of best cold rolled steel, and are of such size as to give us more wind surface than is found in any other mill of which we have knowledge. The sails are set at just the right angle and curved to give the maximum power.

Most careful attention is given to the construction of the rudder, making it firm, strong and thoroughly braced. The arms of the rudder are made of the best tire spring steel, which is better than angle or channel steel or

RUDDER.

spring steel, which is better than angle or channel steel or

warping or swaying around against the wheel.

The governing device has made the Perkins mill very popular, and has been acknowledged by competitors to be the best, and would doubtless be used by all of them but for the expense of making the change. By our adjustment of the rudder we place the wheel square to the wind while at work and edgewise to the wind when at rest. The same long and short steel hinges are used to raise the rudder when mill is out of gear or at rest. This plan has proved so satisfactory that eleven companies have adopted it since our patents expired.

The main casting of this mill has been carefully designed with a view to securing great strength and durability. In its construction only the best iron is employed. It is well adapted to its work.

All the bearings of this mill are of liberal length and

All the bearings of this mill are of liberal length and provided with our graphite bushings or self-lubricating box. These do not require oiling at all. In fact, we

THE BEARINGS. are now making mills with no oil holes in boxes. THE OTHER PARTS. proportions, of the very best materials, and in the most approved manner

THE SIZES.

THE

We make this mill in two sizes, viz., with ten and twelve foot wind wheels, The tower is made with four corner posts of angle steel,

All of the remaining parts of this mill are made with good

THE bands and braces of channel steel, all parts being fitted by template so that they fit exact, and all a workman needs to erect is a hammer, punch and wrench. The ladder is securely made and ready to bolt on tower. It is safe and far preferable to the short steps on corner posts used on most towers. The anchor post is five feet long, of good heavy angle steel, and a base eight to thirteen inches in diameter, according to the size of mill and height of tower, is cast on the end of same, serving the double purpose of a support under foot of tower and an anchor. Just at the top of ground we fasten a piece of 4x4 inch oak in angle of corner posts, letting it run down about two feet, to give it more size in the ground. The arrangement of the bands and braces is such that they support the corner posts at three different points, where other towers have but a single support, thus making our tower three times as secure against buckling in extremely strong winds. This plan was originated by us and is fully protected by patents.

Gould's Windmill Pumps of all sizes are furnished with the above mills. We have Steel Windmills 3, 10 and 12 feet diameter, also Wood Mills of 10, 12, 14, 16 and 18 feet diameter. We will furnish catalogues and descriptive matter to any one desiring information.

E. O. HALL & SON.

IMPORTER AND DEALER IN Agents Perkins' Windmill Co. & Gould's Manufacturing Co.

GIVE US ANOTHER SHOT AT YOU . .

and Pocket Kodak.

Every one who saw our "NO. 2 BULLET" was more than pleased with the work done by them. The only fault we had to find was that we did not have enough of them to satisfy the demand. Come and look at the

POCKET KODAK \$5.50.

Makes pictures large enough to be good for contact printing and good enough to enlarge to any reasonable size. "One button does it. You press it." Weighs only five ounces. HERE! ANOTHER!

Kombi! Kombi! Kombi!

This little camera can be carried in the pocket. Nothing is left undone to make it

a perfect little gem of a camera. Can be used as a snap shot or time exposure. So simple that a boy or a girl can use it. Twenty-five perfect exposures one loading. Every KOMBI guaranteed.

Both of these Cameras can be loaded or film changed in daylight. We have on exhibition an assortment of pictures taken with these cameras which are perfect in

HOLLISTER DRUG

The PACIFIC HOSPITAL STOCKTON.

DR 7 P. CLARE, Modical Supt. DR C. A. BUDGLEC, Amel. Physician. 020. C. CLARE. Duringer Manager



PRIVATE HOSPITAL for the CARE and TREATMENT of MENTAL and NERVOUS
DISEASES, MORPHINE and COCCAINE HABITS. DISEASES, MORPHINE and COCOAINE HABITS.

THE Proprietary Institution knows as The Pacific Hospital is especially devoted and treatment of Mental and Nervous Diseases. The buildings are capacious at able, having been constructed for the accommodation of over 350 patients, and they are strated in the raburbe of Stockiou, and serrounded by stiractive grounds of Stockiou, and serrounded by stiractive grounds of Stockious and pleasant walks. Its advantages over police institutions is admission and procuring erira accommodations, if required, are obvious. For terms barticulars apply to the Management. REFERENCES:

Da. U. L. LANE. S. F. CESUPI. Inc. Asylum DR. E. H. PLUMMES. San DR. E. H. WOOLEY. Sar. S. P. Co., a Hospital.

Da. G. A. Shurkley, Page, late Supt. State Instance Asylum.

SHIPPING INTELLIGENCE.

PRINCES IN TUNE WERCHASTNEN.

IThis list does not include coast W H Dimond, Nilson, San Francisco.
Bktue S G Wilder, McNeil, San Francisco.
Ship Marie Hackfeld, Walters, LiverpoolBk City of Adelaide, Williamson, Newcolle
Bktue S N Castle, Hubbard, S F
Schr Spokane, Jamisson, Port Gamble,
Bark Don Adolfo, Larsen, Newcostle,
ing to Hor

PORKIUS TRUSKLY EXPECTED

T. CHARGO:	THE MARKET STREET	
Br bk Alden Grove.	Liverpool	Doe
Gar by J C Pfinger.	Brespett	June Ditte
Gerich H Hackfeld.	New York	Due
S.C.Allen	SF	Pur
O S S Australia		
P. Mars Marrieds.	X.F	Nor 24
CASS Miowera	Vancouver.	Nov 24
O & O S S City of Po	sking China.	Dec. 6
Min Nami Caemberry	Liverpool	Dec 30

ARRIVALS.

TURSDAY NOV 5. O A O S S Coptic, Lindsay, from Yoku-

TRUBSDAY, Nov 7.

Simr Waixieale, Gregory, from Kauai.
Simr Waixieale, Gregory, from Kauai.
Simr Waixieale, Gregory, from Kauai.
received into Central Union Church

sum: Bawaii, Fingerald, from Bawaii, the remainder by letter. Start J & Commins. Neilson, from Oabu Simr Kasia, Thompson, from circuit of

DEPARTURES.

Turstar Nov 5. L. yesterday.

Ba E P Eithet, Morrison, for San Francisco.
Stor Clanding Cameron for Mari.
Stor W & Hall. Storeson, for Mani.

and Hawaii.

Simr Ke Au Hou. Thompson, for Labains, Kalius and Funaluu.

on the Coptic and has been appointed physician in the Board of
the Y. H. I. Simir Waimanalo, Ca.way, for ports on Cabu.

ports. Simr Kanal, Brown, for Makaweli.

Kukuthane and Honokas at 12 m.

200 tons general merchandise.

IMPORTS.

For blane W. H. Dimond, from San Francisco, Nov. 4-980 tons general merchandise. Per O & O S S Coptic from China, Nov 5

EXPOSTS.

For Hongkong, per bk Amy Turner, Nov.

アルラ英田の知るだち

wife, J Shaw, wife and son, 42 deck. 2821327338

Hall Nov 5-J Dow. N Wills. J Jorgensen, T Ellion, Mrs Juliusian, T Avves and
wife, Euchard Lane, H Schultze O P Emsenson, E. G climbrock, Wiss Minnie Solster,
and 32 on deck.

For Kanni, per sime Mikabata Nov 6— Mrs H Isemberg H S Prats and wife I Van Camp, C H Station, K J Immuchi, Ah Lau, Lon Wing, Mrs S K Kase, Miss Thomas Mrs Bertemann and servant, C Johnson, Chow Keng, Ah Biot, Kasters Weir (2), A Lindsay, and 80 on deck.

BOSEN

up to the end of Sept. last, fifteen after the crospy cough has developed foreign steamers were purchased by Japanese in Yokohama, the aggress to dealers in giving this remedy for it could be nothing injurious. For gate tournage of which amounted to sale by all dealers. BENSON, MITTH 22,985 tons, and the prices to 2,082. - & Co., speaks for H L 752.50 yen.

The S. P. Hitchcock, Gates master, sailed for New York city yesterday morning with 57,843 bags Boston Line of Packets CHANGE IN SAILING. the American Sugar Refinery Company. The Hitchcock went out drawing twenty-six feet of water. the greatest draught that ever left Bark HOLLISWOOD this port. The ship Kenilworth Will Leave New York for this port on or sailing. left this post with 4000 tons of sugar and had a draught of twentytwo feet, while the Hitchcock, with
only 3600 tons, had a draught of
C. BREWER & CO., LTD.,

we never to the future, up and
down. four feet more.

LOCAL BREVITIES.

C. S. Bradford is still at the Vol cano House.

scape gardener from Japan, arrived

to visit the Volcano before returning to Honolulu.

will reach the Volcano House sometime this week. The Y. M. C. A. orchestra met

for practice last night. Musician Keough of the Hawaiian Band acted as leader.

yesterday for the purpose of doing some work there. hama and Hongtong.

Brine W H Dimond, Nilson, from San a bottle of Putnam's Cherry Cough

Storr Kinau, Clarke, from Blawali and Comfort is a good thing. Hobron Drug Company, agents. Last Sunday sixteen persons were

Same Walmanko, Calway, for borts on Edward Dowsett, who has been and J. L. McGuire were appointed and J. L. McGuire were appointed a committee to make arrangements week on account of illness is able to make a committee to make arrangements.

Messrs, Henry Smith, W. Coelho and J. L. McGuire were appointed a committee to make arrangements week on account of illness is able to make arrangements.

Simulation Naker, Peterson, for Kapaa, pany yesterday. George R. Carter liver a lecture. Musical selections Khansa Kalihwai and Hamalet.

he is busy getting the lay of the land of his new position.

Minister Hatch's letter to Consul-General Hawes in answer to the British Government's request for indemnity for the British subjects arrested during the revolu-

Famous Japanese Rioting Case Comes Up For Trial.

Most of the time in the police

Over the drive-way.

The drainings is good, having a fall of 40 decrased, and all debts due by said decrased, whether secured by mortgage or otherwise, must be presented to the undersigned duly authentic that and patent water closets.

There is a cottage with two rooms on the place, also a wood-shed, chicken-house and a commoditius barn with servants quarters.

They are is a cottage with two rooms on the place, also a wood-shed, chicken-house and a commoditius barn with servants quarters.

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They are is a cottage with two rooms on the place also a wood-shed chicken-house and a commoditium barn with servants quarters.

They are the drive-way.

Estate of Walter Hill, late of Honolulu, decrased, and all debts due by said deceased, whether secured by mortgage or otherwise must be presented to the anticretion of they will be forewer barred; and all debts due by said deceased, whether secured by mortgage or otherwise must be presented to the said estate with two rooms on the place also a wood-shed chicken-house and a commoditium start is a country of the said estate are hereby notified to pay the same in mediately.

The decreased, whether secured by mortgage or therwise must be presented to the anticred within six months from the present of the said estate are hereby notified to pay the same of which are the presented of the said estate are hereby From Borgkong and Yokohama, per 0
& 0 8 8 Coptic, Now 5-6 E Boardman, that of disorderly conduct. The charge of rioting was changed to that of disorderly conduct. The that of disorderly conduct. The cases of two of the Japanese were fund and 2 servants. James States, and 125 Chinese and 2 Japanese in steerage.

The postponed until Saturday on account of the postsattendance of the count of the c From Hawaii and Name persons Koman.

Now S.—M. Grossman. J. Wichsten. P. Feck.

A. Lindsay. Mrs. J. Gibb. M. Chimuts. M.

H. M. J. Nagures. A. Tiob. H. Mostonsor.

J. S. Garmett. F. Chim. Dock. S. Nawlein and the case of two other Japanese.

The Title to this property is perfect, and a Warranty Deed will be given the perchaser. It is solden that a property like the case of two other Japanese.

The Title to this property is perfect, and a Warranty Deed will be given the perchaser. It is solden that a property like this is put upon the mar et for sale and the case of two other Japanese. against whom a prima facte case lest part of Bonolulu would do well to lake was made out by the prosecution.

The seven footbinding cases were Joe Dias was fined \$10 for assault and battery on Manuel Monig.

Crotp is a terror to young mothers and to them concerning the cause, first symptoms and treatment is the object of this item. The origin of OSH at Lauranceine, Hawaii Occober and to them concerning the cause.
29, 1886, to the wife of John Tich, a sen. Seat a monotone, and treatment is the The British bark Velocity arrived who are subject to it take cold very at Hongkong on October 13th from easily and croup is almost sure to fullis port.

The Bennington and Annie tees; this is some followed by a peculiar number of the control Johnson are at Hilo. The Ben-cognited and will never be forgotten nington's officers are enjoying the by one who has heard it. The time beauties of the surrounding count to act is when the child first becomes boarse. If Chamberlain's Cough Rem-From the beginning of this year croup will soon desappear. Even

CHAS. BREWER & CO.'S

SHIPPERS will Please Take Notice that the

about SEPTEMBER 30th.

Y. B. I. FORGING AHEAD.

Committees Appointed and Plans for Benefit Concert.

for Benefit Concert.

At the regular weekly meeting of the Y. H. I., held in Foster Hall last night, President Wilcox presided for the first time. Ex-President Henry Smith and a goodly number of members were present.

After finishing the regular rounting to Honolulu.

The Kona-Kau telephone line will reach the Volcano House

for Benefit Concert.

At the regular weekly meeting of the fine fine step and in Foster Hall last night, President Wilcox presided for the first time. Ex-President Henry Smith and a goodly number of members were present.

After finishing the regular rounting the present said bankrupt and praying for a discharge from all his debts.

It is ordered, that MONDAY, the 18th day of November, A. D. 1880, in Alticolant Rs. o. Honolulu.

After finishing the regular rounting the present said bankrupt and provided to the same is hereby appointed for the bearing of foundations who have proved their claims against said bankrupt and appoint for the bearing of said petition, at which time and place all creditions who have proved their claims against said bankrupt and praying for a discharge from all his debts.

It is ordered, that MONDAY, the 18th day of November, A D. 1880, in Alticolant Rs. o. Honolulu.

After finishing the regular rounting for the first time. Ex-President Wilcox president Wilcox president Mollocation and praying for a discharge from all his debts.

It is ordered, that MONDAY, the 18th day of November, A D. 1880, in Alticolant Rs. o. Honolulu.

After finishing the regular rounting for the first time. Ex-President Wilcox president Wilcox president Wilcox president Wilcox president Wilcox president Wilcox president Mollocation and the praying for a discharge from all his debts.

It is ordered, that MONDAY, the 18th day of November, A D. 1880, in Alticolant Rs. o. Honolulu.

After finishing the regular rounting for the first time. Ex-President Wilcox president Wilcox presid

mittees were appointed:

Literary committee: President Wilcox, S. M. Kanakanui, J. N. K. left for Kauai on the James Makee matter, debates and lectures.

peinted.

the remainder by letter.

Dr. Day, Judge Frear and Professor Richards of Kamehameha went for a three days cruise to Pearl Harbor on the yacht Edith L. vesterday.

Dr. Iga Mori, who left here for Japan about a year ago, returned on the Coptic and has been apon the Coptic and the Coptic

FOR SALE.

On account of removal to Walkish, the p-sidence of G. P. Castle, Esq. is now offered for sale.

For bk E F Eithet, for San Francisco.

Nov 3—1484 bags sugar for Schaefer & Co.

2228 bags sugar for Schaefer & Co.

2228 bags sugar for Schaefer & Co.

2228 bags sugar for Schaefer & Co.

2238 bags sugar for Schaefer & Co.

2238 bags sugar for Castle & Cooke 2270 bags sugar

T E Davies & Co.

Total, 7183 bags sugar

four inches.

FOR New York, per ship S P Hindrock

Nov 7—37 S43 sks sugar valued at \$280.000.

Consigned by American Sugar Essiming

Famous Japanese Pioting Com
Famous Japanese Pioting Com
Bouse and is arranged with large doors. Rapodam, Livalino and varora streets in Honolulu. All the buildings are in first class condition. The main building contains rarior. Dining Room, five sity Bedrooms with Dressing Rooms and Cedar Closets. Bath Room. Kitchen and Pantry, a wide veranda is on three sides of the house, and is arranged with larce doors. and French windows, giving complete ventilation; has also a Porte Couchere over the drive-way.

For Wann, per stmr Claudine, New 5.—

The case of C. H. White, arrested Mrs Dieser los Griman Judge Kaise and for striking Lieut. Needham, was wife, C Tuck, J W Durpisco. Mrs Nahaka-postponed until Saturday.

The case of C. H. White, arrested III HAWAIIAN SAFE DEPOSIT & INwife, C Tuck, J W Durpisco. Mrs Nahakapostponed until Saturday. VESTMENT (1). 408 Fort Street, Honolulu. 4141-1w 1704-2w

> A THEFT HE HET HET HET HET HET HET HET HET PER SOME READING THAT WILL PROVE INTERESTING TO YOUNG NOTHERS HOW TO GUAND, AGAINST THE DIS-**COMMERGIAL ADVERTISER** - AND -HAWAJIAN -: CAZETTE, SEMI-WEEKLY, Your returns will be sure. Jummummummummum

NOTICE

(LIMITED.

The Steamer "KINAU" will sail at 10 a. m., lastend of at 2 p. m. as formerly. No freight received after 8 a. m. on day of

The Steamer "CLAUDINE" will touch

NILDER'S STEAMSHIP COMPANY, LIMITED.

IN THE CIRCUIT COURT,
First Circuit of the Hawaiian Islands—Al
Chambers, In the marter of the Bankrupicy of
PATRICK McINERNY.

ORDEROF PETITION ON BANKRUFT FOR LINCHARGE

By the Court:
1700 Stalt J. A. THOMPSON, Clerk.

IN THE CIRCUIT COURT OF

The Y. M. C. A. orchestra met wilcox. S. M. Kanakanui, J. N. K. Wilcox. S. M. Kanakanui, J. N. K. Wilcox. S. M. Kanakanui, J. N. K. Keola, Moses Nakuina and J. H. Brobate. In the surveyor, eft for Kauai on the James Makee resterday for the purpose of doing one work there.

In these days of coughs and colds bottle of Putnam's Cherry Cough Company, agents.

In these days of coughs and colds bottle of Putnam's Cherry Cough Company, agents.

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In these days of coughs and colds between the cough of the State of Restate.

In these days of coughs and colds between the cough of the State Court of the Biavand Live Between

Visiting committee: James K. IN THE CIRCUIT COURT OF Tuesday,

O & O S S Copie. Lindsay, for San Simp S Planckero.

Simp Sanal, Brown, for Makaweli.

Thusbask Now I.

Thusbask Now I.

Thusbask Now I.

Am ship S P Himbook Gates, for New Six Amy Turner, Warland, for Hong Six

NOTICE.

NOTICE IS HEREBY GIVEN that at a meeting of the KIPAHULU SUGAR CO held in Honolulu on the 38th Octo-

or the ensuing year. President Vice-President... W. Pfotenhauer, C. BOSSE, Secretary, 1708- 3: alt

Notice to Creditors.

THE UNDERSIGNED HERE-

Administrator's Notice.

THE UNDERSIGNED HAV-I ing been appointed Administrator of the Estat of CLARISSA E CUMMINGS, decreased, by the Hon. W. A. Whiling. First Judge of the

rst Circuit. Notice is hereby given to all creditors of the Notice is movely given to all creditors of the deceased, to present their claims, whether extend by mortgage or otherwise duly authenticated and with the process vouchers if any exist, to the andersigned, within six months from the date horself, or they shall be forever harred; and all persons indebted to said deceased are requested to make immediate payment to the unbersigned at his office at Kapuniwa Hair, in Hemaintie

mointing To Dated Hossistin, July 28th, 1885
W. H. CUMMINGS,
Administrator of the Estate of Cluriesa E
Commungs. 7880-2-11-25.

Notice to Creditors.

THE UNDERSIGNED HAVing been day appointed Executors of the
Estate of THOMAS SOBENSON, late of Honoinductoring the second of the second of

-:- THE -:-

H. M. WHITNEY, : : Editor. Table of Contents for October, 1895.

Notes and Currents Topics. Where Cholera is Sted. Queensland Leper Assign. Bark Sugurs for New York. Extracts from Williams, Dimond & Co.'s

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New Cane Varieties and New Diseases
A Cuban Sugar Plantation.
Uses of the Bananas and Plantains.
How to Colonize Lady-Birds.
The German Empire.
The Coming Plantains.

The Hygienic Commandments.

HAWAIIAN GAZETTE COMPANY Publishers.

TIME TABLE 1895.

Steamship "Kinau,"

CLARKE, Commander

Will leave Honolulu at 2 o'clock p. m. touching at Lahaina, Maalaea Bay an Makena the same day; Mahukona, Kawai hae and Laupahoehoe the following day arriving at Hilo the same evening. LEAVES HONOLULU

" 13 Friday, Friday, Friday, "24 Tuesday, "26 Friday, October 4 Friday, December 6 Tuesday, "15 Tuesday, "17 Friday, "25 Friday, "17 Will call at Pohoiki, Puna, on the second trip of each month, arriving there on the morning of the day of sailing from Hilo to

No Preight will be received after 12 soon

The popular route to the volcano t via Hilo. A good carriage road the entire distance.

Round-Trip Tickets, covering all expenses, \$50.00.

Steamship "Claudine, CAMERON, Commander,

Will leave Honolulu every Tuesday at o'clock p. m., touching at Kahului, Hana, Hamoa and Kipahulu, Maui. Returning, arrives at Honolulu Sunday mornings. Will call at Nuu, Kaupo, on second trip No Freight will be received after 4 p. m.

This company reserves the right to make changes in the time of departure and arrival of its steamers WITHOUT NOTICE, and it will not be responsible for any consequences arising therefrom. Consignees must be at the Landings to receive their freight. This company will

on day of sailing.

not hold itself responsible for freight after it has been landed. Live Stock received only at owner's risk.
This company will not be responsible for Money or Valuables of passengers unless placed in the care of pursers.

Passengers are requested to purchase

tickets before embarking. Those failing to do so will be subject to an additional charge of twenty-five per cent.
C. L. WIGHT, President.
S. B. ROSE, Secretary. CAPT. J. A. KING, Port Supt. Honolulu, H. I., January 1, 1895.

Mortgagee's Notice of Intention to Foreclose.

NOTICE IS HEREBY GIVEN that pursuant to a power contained in a certain mornage deed dated the 8th day of Feb-mary, 1892 made by WILLIAM H. CUMMINGS of Honolulu, Island of Cabs, to Alexander J. Cartwright, Esq., Trustee of the Estate of R. W. Cartwright, Esq., Trustee of the Estate of R W. Holt, deceased, of the same piace of record in the office of the Registrar of Conveyances in Liber 151, on pages 881 and 883, that the underlined intender to foreclose said a origine for condition broken, to-wit; the non-payment of

onedition broken, to wit: the non-payment of principal and interest.

Notice is also hereby given that after the expiration of three weeks from the date of this notice, the property in said mortgage deed described will be said at public auction in the City of Honolonin, Island of Oakn, on SATURDAY, the Sith day of Norember, 1895, at 12 m of that day at the suction room of Jes. F. Morgan.

Dated Homolonia, Now 2, 1886.

For further particulars apply to

BRUCE CARTWRIGHT.

Trustee of the last will and testament of R. W. Holt, deceased.

Or Chorn hown, Attorney at Law.

The property is and mortgage deed described, are all of those certain premises in Wallbar, island of Mant. Hawatian Islands, more particularly described as follows: island of Mani, Hawatian Islands, more particu-iarly described as follows:
All of those premises described in Boyal Patent No. 648 to Kikans containing 1 ~100 acres, and all of those premises described in L C. A. No. 2011 to (pp. Nnl. containing 2.35-100 acres being the same conveyed to W. H. Cum-mings by does of J. Kanni of record in Liber 74, follo 43, and also that other certain piece of land situate in Wallang aforesaid, by L. U. A. 2011 award to Opp Nul. known as Mokuhan and Koshngin, and being the saffin premises con-veyed to W. H. Cummings by deed of G. N. Willi-fong of record in Liber 100 on pages 120 and 121 1705-41 alt

THE UNDERSIGNED HAV- Mortgagee's Notice of Fore closure and Sale.

NOTICE IS HEREBY GIVEN that by victue of a power of sale contained in a certain meets are dated the 3-d day of April, A. D. 1981, made by GENROR TROCESEAL of Honoline. I-land of table, to A lexander J. Cartweight. Trustee for Afeits Cornwell, of said Honoline, recorded in the office of the Registrar of Conveyances in Liber 125, on pages \$45.27, the undersigned, successed in trust to the said alexat der J. Cartweight intends to foreclose said mortgage for condition broken, to-wit: the not payment of the principal and interest when doe.

NOTICE.

A LL PERSONS NOT HAVING A business to transact with the Human's shoop Station Company are forbidden to trave over the roader trails on the lands controlled by said company without previously obtaining per mile.

Dogs found on the land will be destroyed, and no bands of animals be allowed to pass over the roads.

Call or address

AUNITULA SHEEP STATION COMPANY Rainfelts April 20, 1896.

PUTNAM'S

............. THE modern standard Family Gough Medicine:

CURES the colds and coughs that afflict humanity.

---ONE DOSE OF-

PUTNAM'S HERRY OUGH OMFORT

25C. AND 50C. BOTTLES

WILL YOU TRY IT?

SEVERAL CURE

GIVES RELIEF:

EXCLUSIVE AGENTS

Endorsed by the English \ Press.

SEQUAH

"ROCKDALE OBSERVER" [May 3, 1890], remarks: "Some reamrkable cures have certain! een effected by Sequah's

"edicines." *ATERFORD NEWS" [Apr. 6th. 1890], speaking of Sequah's remedies, says : "The cures remain, and men are walking about to-day, who for the past ten years rend novels in their bads during the intervals snatched from dry

east, potious and pills.' 110-DERBYSHIRE STAR" [May 2, 1890], "The cures made by Sequal's Remedies, have excited a great deal of talk, because the patients art well known as having suffered a number of years. Some of them have been

afflicted for 20 years." "KOALE STAR" May 3rd, 1890]. "It cannot be denied that persons well known in Rockdale, known to have suffered from the poor man's curse, rheumatism, have secured permanent relief by the use of Sequah's Remedies."

Hobron Drug Co.

"SEQUAH" LTD., LONDON.

All advertisements intended to be published in the Semi-weekly GAZETTE must be at the office of the Company not later than 5 o'clock of the principal and interest when doe.

Notice is also given that all the property covered by said unergage with all the rights thereto belonging will be sold at possile anction at the another comm of dames F. Mergan, on Queen Street, in said femolule, no SATURIAN, the End day of November, A. B. 1885, at 11 o'clock noon of said day.

The comperty covered by this mort, age is described as follows:

All those three certain into or parcels of land situate at Kapahala in the district of Kons. is said Island of Gahe containing to all, an area of 11 5.00 ecres and being portion of a pane to of the land described in Land Commission Award 10508 and Lots numbered 21. 22 and 23 of Kapahala, Lots adjacent to Kapolean Fark and the same premises that sere conveyed to the said mortgage.

Souther with said mortgage.

Terms cash. Deed at expense of purchaser.

F. W. MAUFARLANE.

Southers in Trustoe for Adelta Corpwell.

ITRI-4w alt

Mules - 36 - Mules

Mules - 36 - Mules pany not later than 5 o'clock

Mules - 36 - Mules

FOR SALE. Parties desiring Mules will make money

R. T. McCULLOUGH, Arlington Hotel